DIRECTOR, FBI (100-382414)

7/9/62

SAC, LOS ANGELES (100-25607)

SW - C

Re report of SA HARVEY G. BERKEY dated 2/9/62

edvised SA HANVEY G. BERKEY that denaturalization proceedings of the repartment of Justice.

been taken after being informed of

closed acoministratively.

3 - Bureau (BEGISTER) COMMUNISTS AS WITNESSES)
2 - LOS ANGELES
(1 - 100-56645) (EX-COMMUNISTS AS WITNESSES)
(5)

ALL INFORMATION CONTAINED |
HEREIN IS UNCLASSIFIED
DATE 10-30-79 BY 60367 N1S/EPIDO
DATE 10-30-79 BY 60367 N1S/EPIDO

NOT PECORDED 201 JUL 16 1962

58. NIL 131962

7/15/60 DIRECTOR, FBI (100-382414) SAC, LOS ANGELES (100-25607) ALL INFORMATION CONTAINED THE ID-30-99 BY LOBET MISTER DO AKA SM-C 901880 130 ReBusirtel to Los Angeles dated 7/12/60. Investigator, Immigration and Naturalization Service, Los Angeles, advised on 7/14/60 that he was handling investigative matters in connection with the case. stated that to the best of his knowledge INS, Los Angeles, was cognizant of all developments in this case with the exception of the request of AUSA JAMES B DOLLEY to interview stated that he will handle this interview in accordance with b7c DOOLEY's request. AUSA DOOLEY orally advised on 7/15/60 that he had incorrectly requested the FBI's assistance with reference to and would direct his request to INS, Los interviewing Angeles. A review of the information furnished to the Los Angeles Office by and and failed to disclose any original recording of information regarding This matter will be followed closely and the Bureau appropriately advised. HGB: DRU

106 JUL 20 1960

62 AUG 3 1960

 $(7)^{\circ}$

DIRECTO FBI (100-382414)

June 30, 1960

SAC, LOS ANGELES (100-25607)

SM - C

HEREINIS UNCLASSIFIED TO SOLUTION OF SOLUT

Re Los Angeles letter to the Director dated June 21, 1960.

By letter dated June 21, 1960, the United States Attorney, Los Angeles, furnished the Los Angeles Office with photostatic copies of sworn statements by and These statements, copies of which are enclosed for the Bureau's information, were given to representatives of the Immigration and Naturalization Service (INS), Los Angeles, and according to Assistant United States Attorney JAMES R. DOOLEY, contained the information to which these witnesses will be expected to testify.

Since these statements do not involve FBI reports or documents, it would appear that instructions contained on pages 14 and 15, Section 8, Part II, Manual of Rules and Regulations, do not apply.

Assistant United States Attorney DOOLEY has requested assistance of the Los Angeles Office of the FBI in locating determining the cooperativeness of the notary publics whom the subject executed various Taft-Hartley non-st affidavits, in order to facilitate the proper action of the subject's signature into evidence. Such evidence has been introduced, Assistant United Attorney DOOLEY plans to utilize the services of a eles Police Department handwriting expert to identify ject's signature on various Communist Party documents.

8105	Ex-Commu	mists	as Wi	tnesses)
	x-Commur		عجز يفهمه في المنظمة والمنتسب	CALCULATIONS AND VARIETY
6 B				
B375				,
16V		. ,		

NOT RECORDED 46 JUL 5 1960 PRIGINAL COPY FILED #

b7C



In Reply, Please Refer to File No.

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION Los Angeles, California

April 29, 1960

			ALLINFORMATION OF HEREIN IS UNCLASSED DATE 10-30-99 B	SIFIED
	who is of t	he White r	ace, was born	
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	<u> </u>	11 8 mg.		
Charles Marie	using the n	iame	and	
wa	s a member of the	Communist	Party in Los	Angeles
material to	Salari Sarahani an an	alimentary in the	. Wadan a Habit	OT TO
wnen n	e was dropped on class; for break	charges or	discipline: fo	m vio
ating unio	n laws by instruc	ting membe	rs not to pay	dues
nd assessm	ents; for "red ba	iting"; an	d turning unio	n mem-
ers agains	t the Party.			
	uring the perlod		Imas	a mem-
er:	the Ur	holsterers	International	
os Angeles	, California. Loc	al No. 15.	and was expel	led from
nis union	V			<i>.</i> "
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f this uni	on which was 90 r allegedly occurre	er cent co	minimizer control	TTEM
nis preak	e by the Communis	st Party an	d he was autom	atically
narges way	Subsequently, acc	ording to	the Com	munist
artu start	ed a campaign of	defamation	against him;	called
im a "stoo	I pigeon" and an	agent of t	ne Champer or	commerce
nd the Men	chants and Manufa	acturers. As	sociation; acc	used nim
f hatne in	desirable with a	criminal r	ecoro ano nara	raped utu.

ENCLOSURE 100-4/8/05

		· 1-
PE:		4
		۶.
		١,
	has admitted numerous arrests resulting from	171. 4
nis activity as	a radical and a member of the Communist Farty.	٠. ٢٠.
	arrested as one of the leaders of a demonstra- f the Los Angeles County Welfare Office which	
	tot and injury to a number of persons. In	b'
	arrested for participating in the reopening	, t;
of hundreds of	gas, electric, and water meters which had been	3.
shut off for no	n-payment in order that the unemployed and	.7
	have use of these utilities. He was found	٠, و٠ اعرا
Entitly and serv	ed a six-month sentence.	- 1
	Los Angeles	
Branch of the A	merican League Against War and Fascism The	
American League	Against War and Fascism has been designated	ing.
by the Attorney	General of the United States pursuant to	, ** , ** , ** , , **
Executive Order		٠.
	and the state of the	اور در و
newspaper, for	Daily People's Norld", a Vest Coast Communist carried an article entitled.	Ų.
"Stooties Fumbl	e the Lie-L.A. Deportation Hearings Postponed"	
This proidle no	ted that had testified that he gave infor-	* 1 #4 -
mation to Capta	in of the Los Anceles Police	
Department, the	Los Angeles County Sheriff's Office, and the	.∓. 35
FBI and the Die	S Countree . It was a series of the series o	i 🤔)
	Daily People's World"	ů.
camied an artis	cle entitled, "Attorney Raps Use of Spies", In	ž.
this article	Defense Attorney for	٦,
	CIO Furniture Workers, Local No. 576	_1; \$
who was under d	eportation proceedings, pointed out that)^(. :
	ment witness, was a spy in the Furniture Workers	3
nuton and bard	by the Los Angeles Police Department.	
	article also noted that under pross-examination.	آ ولائر السام
	having notified former captain	, ,
of the Lo	s Angeles Police Department concerning strike	, ż.
decisions voted	in secret by members of the Furniture Workers	
Union and other	confidential union activitiesrecalled	Ì
that was	used by the Government in the second attempt to	, "E

denorit Herry Brid	ges and noted that	had testified under
nath that he had	never received money	or other reward for
reports made to C	aptain In add	ition, the pricie noted
that at a deporta	tion hearing in Los A	ngeles. had ad*
mitted having bee	n paid at least 4150	by the Los Angeles Police
Department for re	ports and that despit	e these facts, a motion
to disqualify	was denied.	
In Sept	ember, 1950 tes	tified before the Cali-
fornia State Sens	te, Un-American Activ	ities Committee, rela-
tive to charges r	dde by the Beverly Hi	lls. California Chief
of Folice. C. H.	Anderson, that	*C _{5.} }
was a Communist.	stated that he	had never seen
in a Communist me	eting but testified a	s to the Communist
affiliation as to	some of the organiza	cions which
simponted		

ALL INFORMATION CONTAINED

HEREIN IS UNCLASSIFIED

DATE 10-20-99 BY 603-1 NIS/EPAD

901880

Re Bureau memo to Assistant Attorney General, J. WALTER YEAGLEY, dated 4/19/60, copies of which were furnished to the Los Angeles Office.

Enclosed are two copies of a memorandum concerning a copy of which has been Turnished to the United States Attorney, Los Angeles.

Assistant United States Attorney JAMES R. DOOLEY, orally advised April 27, 1960 that he will file and "answer to interrogatory" by June 8, 1960 in the United States District Court, Los Angeles, by which he will advise the counsel for as to the names of witnesses he intends to use in the denaturalization proceedings against assistant United States Attorney DOOLEY stated that the trial date in this matter has not been set and that he would notify the Los Angeles Office of this information as soon as it is available. DOOLEY also advised that he would make known to the Los Angeles Office as early as possible the information to which each witness will be expected to testify.

This matter will be closely followed and the Eureau appropriately advised.

3 - Bureau (Encls. 2) (REGISTERED) (AIR MAIL) (1)- 100-418105 Ex-Communists as Witnesses)

5 - Los Angeles (1 - 100-5664<u>5 Ex-Communists as Witnesses</u>)

1 - 66-3706

1 - 66-1208-16

1 - 66-1208-375

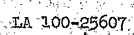
HCB/hsl

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168 MAY 2 1960

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A review of the case entitled,
aka., LMRA-1949 (SM), " Los Angeles file 122-50, Bureau
file 122-452, determined that four LMRA non-Communist
affidavits were executed before a notary named JACOB
TEHMAN and two were executed before a notary named
THAMBAN CHIC ONG META EVERNAGE DETOTA & MONOTA JUGINER
LEHMAN is the subject of Los Angeles files
100-5174 and 122-23; and Bureau files 100-105777 and
122-251. When Assistant United States Attorney DOOLEY
was orally advised of LEHMAN's background he eliminated
him as a possible Government witness.
ranger (1) subject of the control of
With reference to the indices of the
Los Angeles Office contained the following information:
المهابة والربيط فقط في المنظم المستركين المعارض المستركة والمستركة المستركة المستركة المستركة المستركة المستركة والمستركة المستركة المستركة والمستركة والمستركة والمستركة والمستركة والمستركة والمستركة والمستركة والمستركة وا
The name
Automotive - Factory Department, appeared on a list of room
Mocomora - Lacrock Debaroment and The Configuration of Loom
numbers and extensions of employees of the Soviet Government
Purchasing Commission, 3355 16th Street, Northwest, Washington
D. C., in December, 1944.
To August, 1948 one
Los Angeles, California, reportedly filed
an application for work at the California Unemployment
Bureau in Los Angeles. In this application. stated
that
In August, 1950, one
Los Angeles, California, an alien, and a member of
Los Angeles, California, an alien, and a member of the Furniture Workers Union, was reportedly a Communist Party

LA 100-25607

In April, 1951, one member of the United Furniture Workers of in California, was listed as a Communist or CP sympathizer.	described as a famerica - CIO, Party (CP) member
In June, 1953, a physical survey by SA's of the Los Angeles Office on WALL Educational Director in the Los Angeles observed to be driven in a car registered Los Angeles, Company of the Los Angeles of the Los Angeles, Company o	TER W. SMITH, a Section County of SMITH was I to
Los Angeles County Clerk, 111 North Hill California, advised on June 27, 1960, the for the notary public, was	e only address listed
The address, is the address of Local 123 of the Furniand Wood Workers Union	Los Angeles, ture Workers, Upholsterers,
By pretext, it was determined currently resides at California, and is employed by the Furnit Upholsterers, and Wood Workers Union, Los South Vermont, Los Angeles, California.	Los Angeles, ure Workers,
Although it would appear from as noted above, that would not be witness in this case, sureau authority in him in accordance with the request of As states Attorney DOOLEY. to determine his	e a willing Government s requested to contact sistant United

ATROPA	AIR	HAIL - WEGIST	RED	
		o sank		
TO:	DIRECTOR, FBI	(100-382414)		
FROM:	SAC, LOS ANGE	IES (100-25607)	,	
REA	SM - C] alta	A NEWSTERN BUT AND A	ATION CONTAINED NCLASSIFIED 0.44 BY LOBIN N SI 901880
in the n entitled requeste	ntion to use t sturalization "USA v. d a "central i	corney, Los Ango the following to proceedings ago etc., No. 142 indices check" los cleared for us	idividuals ainst	as witnesses]in the case !" and has them in
	Angeles file	(former		Los
	file 66-120B	(former -16)	Los	Angeles
	file 66-120B	-375).		los Angeles
involvín Dtamond	g the natural (Ios Angeles	and naiderable corrigation proceed files 100-27457	espondence ings of DA , 100-2825	VID and FREIDA 14: Bufiles
5 - Ios	· 100-418105)(Ex-Communists as		
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60 APR 25 1989

LA 100-25607
Angeles, in January-April, 1956. No new pertinent information concerning either or is known to the Los Angeles Office except by memo dated 5/1/56 from WILLIAM F. TOMPKINS, Assistant Attorney General, Internal Security Division, to the Director, FBI, in the case entitled "AERAHAM LINCOLN WIRIN, SM-C," Los Angeles file 100-4876, Bufile 100-17242, it was noted that sufficient derogatory information had been disclosed which prompted the Department Committee on Security Witnesses to conclude that should not be used as a Government witness except in a special case where his testimony is essential and is corroborated from independent sources, whether admissible or not.
With reference to this individual,
formerly known as was canceled in December, 1945. testified before the Dies Committee in 1945; was used as a Government witness in 1941 in deportation proceedings against HARRY BRIDGES at San Francisco; and was used as a Government witness in various deportation proceedings in Los Angeles during period 1949-52.
In accordance with provisions of SAC letter 55-40, the Bureau is requested to search its files for pertinent information concerning and for pertinent information subsequent to April, 1956, concerning and
who is also known as
was born He is or the white race and resided in the Los Angeles area from residence is not known. His The has been listed as that of sterer's International Union,
Indices of the Los Angeles Office contain voluminous information concerning Communist Party (CP) activities during Interviewed 9/40 by Agents of the Los Angeles Office in case entitled "HARRY ERIDGES, Immigration Matter," at which time signed statement was obtained. Summary memorandum containing

b2 b6 b7C b7D LA 100-25607

background and derogatory information in process of preparation by Los Angeles Office.

U. S. Attorney, Los Angeles, desired reports on by 3/25/60 but advised that 15-30 day postponement would be arranged if information not readily available.

Attention of U.S. Attorney, Los Angeles, called to previous Bureau instructions, concerning the suggestion that he request clearance from Internal Security Division of Department for use of these individuals as witnesses. STANDARD FORM NO. 64

Office Memorandum . UNITED STATES GOVERNMENT

to represent the Bureau in this conference.

Mr. A. H. Belmont

DATE: December 14, 1956

FROM

. J. Baumgardh

as With

COMMUNIST ATTACKS AGAINST GOVERNMENT WITNESSES

ALLINFORMATION CONTAINED. HEREIN IS UNCLASSIFIED DATE 10-20-99 BY 602 BY 60367 NIS/EP/PD

We have been advised by the Department that a conference will be held by the Attorney General during the week of December 17 at the Department in connection with the captioned matter. You have been designated

In a teletype to the Bureau dated December 13 captioned, "Compros - Philadelphia, Internal Security - C," the Philadelphia Office advised that United States Attorney Wilson White had advised that he was going to confer with Assistant Attorney General Tompkins in Washington on December 14 regarding the general policy and plans of the Department in the Philadelphia Smith Act case appeal. White stated that Tompkins plans to discuss this matter at a "high-level" conference scheduled for December 17 in Washington, D. C., at which Attorney General Brownell, the Director, Tompkins and others will be present.

I discussed this matter with Tom Hall of the Department on December 14, 1956. Mr. Hall stated the background of this matter is that he suggested to Tompkins that the Philadelphia Smith Act case appeal be discussed at the conference set up for the week of December 17 concerning communist attacks against Government witnesses. Mr. Hall said that Mr. Tompkins did not indicate whether he would bring this case up at the conference, but the fact that USA Wilson White is in Washington today to discuss the matter with Mr. Tompkins might indicate that Tompkins does plan to bring this matter up at the conference to be held during the week of December 17. Mr. Hall did not know whether an exact date had been set for the conference. Mr. Hall added that USA White is of the very definite opinion that Paul Crouch testified truthfully in the Philadelphia Smith ARECORDED - 10'00 - 418105

cc - Mr. Belmont

Mr. Baumgardner

18 DEC 18 1956

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Tamm Trotter Nease. Winterrowd Tele. Room _ Holloman . Gandy

Tolson Nichols

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Betmont L Mohr

Memorandum to Mr. Belmont
Re: Communist Attacks Against
Government Witnesses

ACTION:

In order that you may have the background of the Philadelphia Smith Act case, together with information concerning the Communist Party's motion attacking Crouch's credibility, we are preparing a memorandum setting forth this information.

It of wind show

STANDARD FORM NO. 64 Memorandum · united states government DATE: December 11, 1956 : Mr. A. H. Belmont Tolson. FROM : Mr. F. J. BaumgardnerNichols Boardman Belmont Mason Mohr SUBJECT: DEPARTMENTAL COMMITTEE ON Parsons SECURITY WITNESSES Bufile 100-418105 Nease Winterrowd The minutes of the above committee dated Tele. Room Holloman December 3. 1956, have been received and reviewed. The committee considered the Supreme Court decision in Steve Mesarosh et al v. USA in which the Supreme Court on November 5, 1956, remanded instant case to the District Court for trial de novo. The committee recommended that cases in which testified as a Government witness or cases in the administrative process be remanded to the appropriate **b**6 administrative body, court or agency for such action as b7C b7D may be consistent with the decision of the Supreme Court. The Criminal Division is considering the credibility of and its findings will be submitted to the committee when completed. The Immigration and Naturalization Service (INS) (cleared advised the testimony of witness by the committee May 19, 1955) in the case of the Communist Party, USA, before the Subversive Activities Control Board had been expunged by the board and requested advice of the committee regarding further use of as a witness. The Internal Security Division will check details regarding the expulsion of Johnson's testimony and will advise the committee in order that i may consider the request of the INS. *1-- 100-55627* 1 **-** 100-381185 b7C 1 - Mr. Belmont Zond, Wiede Mr. Baumgardner RECORDED - 95 Mr. Rose BFR:aml (6) and

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SO DEC26 1990

Memo Baumgardner to Belmont
Re: DEPARTMENTAL COMMITTEE ON SECURITY WITNESSES
100-418105

was a member of the Communist b7D
Party from and was used as a paid Bureau
informant from
he was not reactivated as a Bureau informant.
He testified for INS on a number of occasions and before
the Subversive Activities Control Board in September, 1951.
were utilized
<u>as informants</u> by the Pittsburgh Uffice from
when both testified as Government witnesses
in the Pittsburgh Smith Act trial. (This is the only
occasion either testified in a Bureau case). No
information has been developed to indicate that either
furnished false or inaccurate information
during the time they served as Bureau informants. It is
to be noted, however, that since his discontinuance as a
Bureau informant has testified and made
statements which have given cause to question his reliability.
In connection with the possible unreliability of
the Supreme Court returned the Pittsburgh Smith
Act trial to the District Court for a new trial as to
all defendents.
ACCITANA
ACTION:
b6
Copies of the above-described minutes have been bycongred for inclusion in the Bureau file of
[100-55627] and the Bureau file of [100-381185].
(TOO#301100)*

the

Ur. Redell Ur. Donohue Ur. Thornton BEST AVAILABLE COPY Mr. Bibler ur. Eleinkauf And todand Assertion General Jones of Levy Milians & Constitute Diroctor, int CI GOPPONISED AS CITAT CAREFORNIA DIBERTON ALL INFORMATION CONTAINED BULLING MUTHERS HEREIN IS UNCLASSIFIED DATE 10-30-99 BY 60367 HIS/EP/DD INCOMPLE SERVICES - C THE TAX STATES OF THE 901880 Reference to not nonormalist a ted December 10, 1939, experence "C liferals Ecorgoney Defense comistees" enclosing a copy of a constance correspond with the preceding concerning captioned organization, before the Subspraise Actionates Control Sourd. Nor vour inferestion FILE the ottention of the Department. inforastion neula do arought to MAILED 1957 **ANAL** COMM FBI 100-50210 Buffle Tolson Nichols' Boardman . Belmont _ JHKthre Mason . Mohr -Parsons

Rosen

Winterrowd Tele. Room Holloman — Gandy ——

DATE: 12/21/56	
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WJN: amb (5)

3 - Los Angeles (100-53645)(100-37995)(66-3348

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STUNDARD FORM NO. 64

ice Memorandum • united states government

TO :THE DIRECTOR

December 7, 1956 DATE:

Rosen

Tamm

Trotter

Tele. Room __

:MR. L. V. BOARDMAN

ALL INFORMATION CONTAINED DATE 10-80-99 BY 60867 NISIEPIDO 901820

SUBJECT AGAINST GOVERNMENT WITNESSES

Reference is made to the brief dated December 5, Nease_ Winterrowd 1956, which is to be used at a conference in the Holloman -Attorney General's office during the week of December 17, Gandy _ 1956, on the subject of "Communist Party Attacks Against Government Witnesses." Mr. Belmont who is at home on sick leave asked that a copy of the brief be sent out to him. He called in today and suggested that an additional point be brought up at the conference concerning extensive delays which have been encountered in security cases. In this connection Mr. Belmont proposed:

That it be suggested at the conference that a study be made to determine how best to speed up the trial of security cases. It will be pointed out That in some of our Smith Act cases more than two Gears have elapsed between the time of indictment and the time the trial began. In connection with appeals the California Smith Act case has been under appeal stace 1952 and no decision has yet been handed down by the Supreme Court. These long delays work to the distinct disadvantage of the Government in that withesses die, get subpoenaed to appear before congressional committees and in some instances the Communist Party learns the identities of people who are to be Government witnesses. This enables the Communist Party to better prepare its attacks on Government witnesses.

In addition in a memorandum to Mr. Boardman dated November 29, 1956, it was recommended and approved, in connection with "Communist Party Attacks Against Government Witnesses," that an SAC letter be sent to the field instructing that efforts be made to prevent the repeated use of informants as witnesses in security cases. Also that immediately after an informant has been brought out as a witness in a security case the Agent who has handled him will have a serious talk with him concerning the absolute need to be truthful in any statements he makes in written articles or future testimony.

RECORDED-16

Boardman

Lufa in This Mulmo included to the state of the st

cc - Mr. Boardman

Mr. Belmont

Mr. Baumgardner

reused Brief 12/6/56 " GR. DEC 31 1956 INDEXED-16 attacks against Sait Wateres

Committee

V)

 $\mathbf{\Phi}$

Memorandum for THE DIRECTOR
RE: COMMUNIST PARTY ATTACKS AGAINST
GOVERNMENT WITNESSES

Mr. Belmont suggested that this SAC letter not be sent to the field until after the conference with the Attorney General in order that the field may have the benefit of decisions reached in pertinent points discussed at the conference.

ACTION:

In the event you agree, the two suggestions set forth above will be carried out.

Miles

WAY

Brown

OKI

January 2.

48105-172

SAC, Cleveland (122-123)

CONTEMPLATED PROSECUTION, LABOR MANAGEMENT RELATION (SECURITY MATTER) CLEVELAND WILL DIVISION RELATIONS ACT, 1947 (SECURITY MATTER)

Reurairtel 12/20/56. Reep Bureau fully advised re information received from Department Attorneys concerning proposed grand jury action in Labor Management Relations Act, 1947 (Security Matter) dases your division and re-information from Department Attorney re-actual grand jury proceedings if instituted. Information should be submitted in specific edses where possible:

Hoover

ALL INFORMATION CONTAINED HEREINUS UNCLASSIFIED WISLEPIDO 901820

Tolson GWH: aml:mrr Nichols Boardman (4)Belmont Mason . Mohr Parsons Rosen . Tamm Nease -Winterrowd Tele. Room ___ Holloman -

FD-36 (Re	v. 3-13-56)	
S. 1		Mr. Telson Mr. Nichols
4	FBI	Mr. Boardman
	'/#	Mr. Belmont
	Date: December	Mr. Mcd56 Mr. Parsons
	Transmit the following message via AIRTEL	Mr. Rosen Mr. Tan·m
	- Mills William Mike	Mr. Trecter_
	(Priority or Method of Mailing)	Mr. Nessa Tele. Room
	MO STRUMOR FIRE	Mr. Holl man
	TO: DIRECTOR, FBI	Miss Gandy
	FROM: SAC, CLEVELAND (122-123)	11/2
	GOVERNOT ARTER DOOGRAMMETON	PADIN
	CONTEMPLATED PROSECUTION LIMRA, 1947 (SECURITY MATTER)	a - Affinia
-	CLEVELAND FIELD DIVISION FX-COMMINISTS WITNESSES	is U
,	WITUESSES	No. o
	On 12/12/56, BRANDON ALVEY and WILLIAM GRE	ENHALGH,
,	Special Assistants to the AG, personally contacted to office to advise they intended to confer with USA SU	MECV IMMER
٠,	CANARY regarding possible Grand Jury action against	several
	Cleveland IMRA subjects for violation of Section 159	
1. 2	the LMRA Statute. They named the following as among being considered:	those
		TON CONTAINED
•	MARIE REED - Bufile 122-217 HEREINISUN	CLASSIFIED 49 BY 6000 NISIEPIDO
		GOIGO -
ş.	JOSEPH SHEETZ - Bufile 122-525 WILLIAM KOZMA - Bufile 122-1869	901890
	- Bufile 122-1796	
-	JOSEPH KRES - Bufile 122-216	/
	Mr. ALVEY advised that the Department was	alan
*	considering the prosecution of several Cleveland CP	
	most of whom are or have been members of UERMWA in a	3. '
	conspiracy violation. The basis for this action wou	ald be in
,	3 Bureau	,
	T- San Antonio - JOSEPH KRES (100-8535)	*
	1 - New York - ANDREW REMES (100-14899). 1 - Chicago - SAMUEL REED (100-25959)	
•	17 - Cleveland	
	2 - MARIE REED (122-13)(100-13371)	
	2 - JOE SHEETZ (122-44) (100-14730) 2 - WILLIAM KOZMA (122-100)(100-18837)	
	2 - WIBHIAM ROZMA (122-100)(100-1805)/ 2, - (122-92)(100-18082)	
;	(100~7686)	,
للأاراء	1 - ANDREW REMES (100-18834)	05=1/1
, W. W.	1 - HYMAN LUMER (100-4212) 1 - SAM REED (100-19302)	
m 2/3	2 - FRED HAUG (100-13507)(122-77- COMMONIO DEC	18 1956;
1/2/8	2 - JOE KRES (100-2920)(122-12)	PPhy
Fr.	2 - (122-92)(100-18082) 2 - (122-92)(100-18082) 1 - ANDREW REMES (100-18834) 1 - HYMAN LUMER (100-4212) 1 - SAM REED (100-19302) 2 - FRED HAUG (100-13507)(122-37-4730000 DEC 2 1 - 122-123 CAE: mas	
•	(23) Mr. Belmont	MEG
	122-123 Ce: Ma Bible	And the second second
I	Approved: Special Agent in Charge Sent M	Per
	- Commission of the Commission	





FBI

Date: 12/27/56

Transmit the following message viaAIRTEL	•
(Priority or Method of Mailing)	ı

PAGE TWO

CV 122-123

the assistance rendered the above labor leaders by the CP members in handling resignations from the CP in order that the labor leaders could sign non-Communist Affidavits. He named the following as being among those considered:

ANDREW REMES - Bufile 100-43
HYMAN LUMER - Bufile 100-71811
SAMUEL REED - Bufile 100-21007

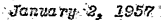
On 12/26/56, Mr. DAVID HARRIS, Special Attorney, Dept. of Justice, advised this office he was in Cleveland preparing for the forthcoming Grand Jury hearings in this matter. He advised he desired copies of investigative reports for numerous Cleveland security subjects, approximately 57 subjects, so as to be ready for the Grand Jury hearings which were scheduled to begin on 1/3/57. These reports are being furnished him.

Bureau and interested offices will be kept advised.

HAWKINS

END

Approved:	· .		8	C)	 Sent _	 . M	Per _	
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Airtel

418105-173

Cleveland (122-123)

CONTEMPLATED PROSECUTIONS, LABOR MANAGEMENT RELATIONS ACT, 1947 (SECURITY MATTER) CLEVELAND FIELD DIVISION, LABOR MANAGEMENT RELATIONS ACT, 1947 (SECURITY MATTER)

Reurairtel December 28, 1956. As instructed in SAC Letter 55-36 (0) Department Attorney Harris should be advised that the decision as to whether or not informants should review written reports in preparation for a trial is a decision to be made by the Department and Ur. Harris should be requested to contact the Department regarding this matter. If Harris raises a question regarding the reports of a particular informant Eureau should be furnished full details immediately.

Hoover

NOTE:

Department Attorney Harris, who is in Cleveland preparing for possible prosecutions, by letter to SAC requested. advice as to the policy of the FBI regarding the use of written reports by informants to refresh their recollections in connection with interviews with them as possible witnesses.

> all information contained HEREIN IS UNCLASSIFIED BY FOOR MISTELIDD 901830

MAILED 6 JAN - 21957

GWH:aml (4°).

Nichols Boardman -Belmont -Mohr. Parsons

Rosen Nease Winterrowd _

Tele. Room _ Holloman





FBI

	<u> </u>		Date:	December	28, 1956
Transmit the	following message vi	ia ATRTEL			Mr. Tolson
ridiishir the	Toniswing message vi	10 <u></u>		 	Mr. Nichols Mr. Boardma
	<u>/</u>			,	Mr. Belmont
	(Priority or Me	ethod of Mailing)			Mr. Mohr Mr. Parsons
TO: PIRE	CTOR. FBI	•			Mr. Rosen
•	•				Mr. Tamm
FROM: SA	C, CLEVELAND	(122-123)	-		Mr. Trotter_ Mr. Nease_
	ED		_		Tele. Room
	TEVE PROSECUTION			ž.	Mr. Holloman
	MATTER) CLEVE (SECURITY MAT		FATOTON		Miss Gandy
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Departmen	tal Attorney D	AVID H. HARR	IS who i	s in Cle	veland
preparing	LMRA cases for	r presentation	on to Gr	and Jury	\$.
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ENCLOSURE TO BUREAU FROM CLEVELAND One (1) copy of letter from Dept. Attorney DAVID H. HARRIS RE: CONTEMPLATIVE PROSECUTIONS LMRA-1947 (SECURITY MATTER) CV FIELD DIVISION; LMRA-1947 (SM) CV file 122-123 ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED
DATE 10-3099 BY 60367 NISIEPIDD 901890

Dacember 27, 1956.

Mr. M. O. Hawkins, Special Agent in Charge, Federal Eureau of Investigation, Standard Bldg., Cleveland 13, Ohio.

In re: 12RA-1947: Onio

Dear Sir:

It will be appreciated if you will advise this office the policy of the Federal Bureau of Investigation with reference to the use of written reports in the handwriting of informants filed by them with the Eureau during the time that they were informants for the purpose of refreshing the recollection of such informants in the event they are interviewed for use as possible witnesses.

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DHH: LK

Very truly yours.

Swmer Cenary, United States Attorney.

By: David H. Harris, Special Attorney, Department of Justice.

cc Boardman Belmont Baumgardner Donohue Reddy

The Attorney General

January 3, 1957

Director, FBI

DECLASSIFIED BY 60267 NIS/EP/00 ON 10-20-99 101820

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

EX-COMMUNISTS 25

Reference is made to my memorandum dated December 3, 1956, attaching a chart which reflected the number of current confidential informants already exposed through testimony at various security trials and hearings as well as the categories into which additional current informants may be placed in connection with pending and proposed security trials and hearings.

There is attached hereto a chart which reflects similar information representing inquiries and requests submitted by the Internal Security Division of the Department and replied to by the Bureau through January 1. 1957.

Inasmuch as there have been no changes in the figures in categories one through four since December 1, 1956 an enlarged chart has not been prepared for the month of December, 1956.

Enclosure

cc Mr. William P. Rogers Deputy Attorney General (With Enclosure)

cc Assistant Attorney General William F. Tompkins (With Enclosure)

See Belmont memo to Boardman 1-2-57 entitled as above PWD:pat

PWD:pat 200 Tolson Nichols Boardman Belmont Mason Mohr Parsons

Holloman .

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of January 1, 1957

1. CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES:		r o
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(d) Nationalist Party of Puerto Rico Trials		': "
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(c) SACB Hearings Re Communist-dominated Labor Unions	. 	
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(c) SACB Hearings Re Front Organizations	6 2	
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	VIEW AND POSSIBLE USE AS WITNESSES:	52
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	(b) SACB Hearings Re Front Organizations	
- •	(c) Labor Management Relations Act Cases	
	(d) SACB Hearings Re Communist-dominated Labor Unions 4	
•	(e) Fraud Against the Government Cases	
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	(b) SACB Hearings Re Front Organizations	
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-	(d) SACB Hearings Re Communist-dominated Labor Unions38	
	(e) Fraud Against the Government Cases	
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Office Memorandum. UNITED STATES GOVERNMENT

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aiV	то :	Mr. L. V. Boardman	DATE:	November 29, 1956
	FROM :	Mr. A. H. Belmonf	ALL INFORMATION CONTAINS HEREIN IS UNCLASSIFIED BY 603671	Tokson Nichots Hoardman Belmont
5	SUBJECT:	COMMUNIST PARTY ATTACKS GOVERNMENT WITNESSES	S AGAINST	Mohr ————————————————————————————————————
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The state of the s	not Bure Natu Comm	the first time, he is in only at subsequent trial au has an interest, but tralization Service (INS) aittee Hearings, and var	ls and hearings in whi also at Immigration a) proceedings, Congres	ch the and ssional
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\$ 500 B	11 -	had their written reportable to them on the without memorized his testing recollection from a write	ts covering these ever tness stand. No perso mony or who has not re tten record can repeat	nts on who efreshed t the
5	Thes in e	story in exactly the some informants are subjectivery instance, and some trent when their testimon	ted to intensive cross- differences are bound ny at various trials d	examination l to become and hearings
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S	upon moti file	any differences, however ons for new trials. To ed in the Philadelphia Si before the SACB, based	er, slight, as the bas date such motions hav mith Act trial and in , respectively, upon o	ses of the been the CP, USA named to the contract of the contr
O Proposition O	Paul file befo	Terences in the testimon of Crouch. Undoubtedly, and in the future in other ore the SACB.	there will be similar r Smith Act cases and	and b7D motions in hearings
	00 -	Mr. Boardman Mr. Belmont Mr. Baumgardner Mr. Reddy	RECORDED-61 rsive Activities of Board 100-41	8/05-175

EBR: tmf

III JAN 7 1957

Belmont ! Mason 🝱 Mohr Parsons Rosen . Tamm . Nease _ Winterrowd _ Tele Room Holloman _

Memorandum for Mr. Boardman
RE: COMMUNIST PARTY ATTACKS AGAINST
GOVERNMENT WITNESSES

In analyzing this situation, there appear to be two steps the Bureau should consider in an attempt to eliminate the bases on which attorneys for the CP are filing such motions.

(1) The repeated use of witnesses should be avoided wherever possible. While we can't tell the department not to use the same witness over and over, we should endeavor to furnish other witnesses who can testify concerning the CP activities of the subjects involved. In other words, after the first appearance of an informant as a witness, we should try to build later cases in the informants' former area of operation in such a way so as to preclude the necessity of his appearing at these later cases. It is realized that this will not always be possible but an effort should be made nonetheless.

b6 b7C b7D

It is not always the informant's appearances in later Bureau cases which cause the trouble. In the case, testified at only one Bureau case, and it was his later appearances before various Congressional committees and at state actions which produced the testimony challenged by defense attorneys in the Pittsburgh Smith Act case. It is also realized, that we will not be able to prevent our informants, once exposed, from testifying before Congressional committees, and at INS hearings and state actions. This, then, leads to the second step.

(2) Actually, the biggest problem here is control of the informant after his initial testimony. It is felt that immediately following the informant's initial appearance as a witness, the Agent who has been handling the informant should have a serious talk with him. He should point out that since the informant will no longer be operated by the Bureau, he may be contacted for interviews and appearances by the press, radio and television. He will undoubtedly be sought as a witness by Congressional committees, by INS and by state authorities. The Agent should firmly stress that in connection with any interviews or appearances as a witness, the informant must continue to be factual and truthful and must not build up or embellish his statements or eventually he is bound to wind up in serious trouble.

Memorandum for Mr. Boardman
RE: COMMUNIST PARTY ATTACKS AGAINST
GOVERNMENT WITNESSES

It should be pointed out that since the informant has testified and has been identified as a Bureau informant, he has become a public figure and may be approached by unscrupulous individuals who see in him a means of financial gain for themselves. The informant should be warned that he should not allow himself to be used by such individuals in a manner which would nullify and destroy the outstanding patriotic service the informant has rendered his country.

It is felt that the two points discussed above, namely an attempt to prevent the repeated use of a witness and a serious talk with each informant following his initial appearance as a witness may enable us to prevent recurrences of the _____ case and may forestall attempts by attorneys for the CP to attack Government witnesses through the filing of motions for new trials and hearings based on alleged differences in testimony.

b6 b7C b7D

ACTION:

If you agree, we will prepare appropriate instructions for the field along the above lines.

92 th conference

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Office Memorandum · United States Government

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Mr. L. V. Boardman

DATE: December 31, 1956

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Boardman _ Belmont ___ Mason ___ Mohr ____

Parsons

Rosen — Tamm — Nease — Winterrowd Tale. Rose Holloman

Gandy

FROM

Mr. A. H. Belmont

SUBJECT:

COMMUNIST PARTY ATTACKS AGAINST

GOVERNMENT WITNESSES

Reference is made to my memorandum dated December 5, 1956, to which was attached a proposed brief for use at a conference originally scheduled to be held in the Attorney General's office the week of December 17, 1956. Since this conference has not been held we have gone over the original brief and have brought it up to date where necessary.

Departmental Committee On Security Witnesses. ALLINFORMATI

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 10-20-99 BY 60267 NIS/EPIDD
901820

RECOMMENDATI ON:

That the attached pages be inserted in the brief of December 5, 1956.

Enclosures
cc Boardman
Belmont
Baumgardner
Reddy
EBR:pat
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11 JAN 7 1957

EX-117

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1957

STANDARD FORM NO. 64

Office Memorandum . United States Government

TO: Mr. L. V. Boardman from 5

DATE: January 2, 1957

FROM

Mr. A. H. Belmont

SUBJECT:

COMMUNIST PARTY ATTACKS AGAINST GOVERNMENT WITNESSES

Reference is made to my memorandum dated December 31, 1956, attaching pages bringing up to date a proposed brief dated December 5, 1956, for use in connection with a conference in the Attorney General's office on the captioned subject.

Attached is a revised page two which is being changed to include a Department request for investigation of allegations as to the credibility of Paul Crouch.

ALL INFORMATION CONTAINED
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DATE 10-80-99 BY 60867 NIS/EPIDO
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Bour British

RECOMMENDATION:

That the attached page be inserted in the brief of December 5, 1956.

Enclosure
cc Boardman
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EX-111

AFTER DIRECTOR

31 JAN 7 1957

Department

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51 JAN 8 1957

ffice Memorandum UNITED STATES GOVERNMENT

Mr. L. V. Boardman

DATE: January 2, 1957

oardman elmont .

Mohr

Parsons

Rosen Tamm Nease

Mr. A. H. Belmont

EX-CombanistAs

SUBJECT:

RELEASING CURRENT CONFIDENTIAL INFORMANTS

FOR TESTIMONY IN SECURITY CASES

Winterrowd Attached hereto is the running memorandum, Tele. Room prepared at the Director's instructions, reflecting Holloman . Gandy. the use of current confidential informants in security prosecutions. Instant memorandum contains a chart reflecting the status of this matter as of January 1, 1957.

The various categories in the memorandum have been broken down as to the various types of cases involved, such as Smith Act trials, Subversive Activities Control Board hearings, Labor Management Relations Act cases, et cetera.

Pursuant to the Director's instructions, a copy of the chart is also transmitted to the Attorney General, Deputy Attorney General Rogers and Assistant Attorney General Tompkins. Inasmuch as the figures in categories one through four have not changed since the submission of the chart which reflected the status of this matter as of December 1, 1956, enlarged charts have not been prepared this month. There is attached, however, for the Director's information a copy of the memorandum and chart 100-418103-4 reference 103prepared last month.

ALL INFORMATION CONTAINED HEREINIS UNCLASSIFIED
DATE 10-20-99 BY 60267 NISIEPIPA 901820

ACTION:

Attached, for approval, is a memorandum to the Attorney General, copies for Deputy Attorney General Rogers and Assistant Attorney General Tompkins, transmitting the chart reflecting the status of this matter as of January 1, 1957, and pointing out that enlarged charts are not being transmitted since there have been no changes in categories one through four since December 1, 1956.

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RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

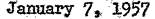
Figures apply as of January 1, 1957

1.	CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES:	48
	(b) Subversive Activities Control Board (SACB) Hearings	
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	(d) Nationalist Party of Puerto Rico Trials	ī
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	(c) SACB Hearings Re Communist-dominated Labor Unions	2 5 1
	(d) Labor Management Relations Act Case	-
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	(d) Obstruction of Justice	ĭ ·
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→•	ATTORNEYS, BUT WHO WILL NOT BE USED AS WITNESSES:	21
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	(b) Labor Management Relations Act Cases	1
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	(d) Administrative Hearing Re National Lawyers Guild (e) SACB Hearings Re Front Organizations	5
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	(b) SACB Hearings Re Front Organizations	74
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	(c) Labor Management Relations Act Cases	190"
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	(e) Fraud Against the Government Cases	
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(•	POSSIBLE USE AS WITNESSES HAS BEEN INQUIRED INTO BY THE	
	DEPARTMENT:	551
	(a) Smith Act Trials	
	(b) SACB Hearings Re Front Organizations373	
	(c) Administrative Hearing Re Independent Socialist	
	League 1	
	(d) SACB Hearings Re Communist-dominated Labor Unions 38	
	(e) Fraud Against the Government Cases	
	(f) Labor Management Relations Act Cases	
	(g) Denaturalization Cases	
	(h) Espionage Cases	
	(i) Administrative Hearings Re Socialist Union of America 9	
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*	Inquiries Pending	603
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ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 10-20-99 BY 60267 NISIEPIDO
901820

SAC, Cleveland (122-123)

Gandy

OR MANAGEMENT RELATIONS ACT. 1947.

CONTEMPLATED PROSECUTIONS LABOR MANAGEMENT RELATIONS ACT, 1947, CELEVELAND FIELD DIVISION, LABOR MANAGEMENT RELATIONS ACT, 1947 (SM)

Reurairtel 1-4-57.

For your information, in contacts with Department Attorney David H. Harris, an article appeared in the "Newark Evening News," Newark, New Jersey, 4-22-55, quoting an unidentified Department attorney later determined to be Harris. According to this article, he stated that in preparation for a trial the FBI does not aid Department attorneys but makes their work more difficult. You should be extremely circumspect in dealing with Harris and not furnish him any basis for justifiable criticism of the Bureau or its procedures. Advise Bureau promptly if any problem arises in your relationship with Harris. Do not furnish Harris any assistance in the nature of personal services such as stenographic assistance or office space. Special Agents and Bureau cars are not to be made available for the transportation of Harris. It should be left up to Harris to make arrangements for the transportation of potential witnesses and Special Agents should not participate in interviews with potential witnesses conducted by Harris unless such a potential witness is a security informant or a confidential source. Harris may be furnished information regarding the physical whereabouts of potential witnesses whose availability has already been furnished the Department by the Bureau. inquires regarding the availability of any witnesses regarding which inquiries have not previously been received from the Department, he should be advised that the request should be channeled through the Department and Bureau should be advised by teletype. Any controversial requests by Harris should be cleared with the Bureau immediately.

	4	Hoover		1000
NOTE ON YELLOW:	RE	CORDED - 96	100-4	18105-111
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to a grand jury.				
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: willtetrowd	COMM-FBI		- 1	

Office Memorandum • United States Government

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TO :Mr. J. A. Sizoof

DATE: January 3, 1957

FROM :Mr. A. H. Belmont

subject:

CEX-COMMUNISTS AS WITNESSES

SAC Hawkins called from Cleveland referring to an airtel from Cleveland dated December 28, 1956, reflecting an inquiry from Departmental Attorney David Harris as to the policy of the Cleveland Office in allowing informants to examine their informant reports before testifying in a case.

Mr. Hawkins said that Harris will start presenting the case to the grand jury tomorrow afternoon and he wondered if we had replied to this airtel. I told him a reply had been sent back to Cleveland; however, for his information, the Bureau policy in this was that it is a Departmental decision as to whether informants should be allowed to see their reports and Harris should consult with the Department; that the Bureau does not want to be consulted and will not express an opinion. I pointed out to Mr. Hawkins that this is all part of the picture of Bureau reports and records being introduced at a trial and, consequently, we had pointed out the dangers to the Department and were placing the responsibility on the Department to make a decision.

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 10-20-99 BY 60267 NIS/EPIDD
901820

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100-418105-180

2 JAN 7 1957

6 PAM

cc - Mr. Belmont

AHB: jdd 11 (2)

Memorandum · united states government

Director, FBI

DATE: January 3, 1957

SAC, Cleveland (122-123)

CONTEMPLATED PROSECUTIONS LMRA-1947 (SECURITY MATTER) CLEVELAND FIELD DIVISION

EX-COMMODIUSTS AS

ALL INFORMATION CONTAINED HEREINIS LINCLASSIFIED DATE 10-20-99 BY 60267 NIS/EP/OD 401880

Remyairtel, 12-27-56.

Enclosed herewith are copies of blank memorandum setting forth results of an interview by Bureau Agents of which was conducted on December 28, 1956, at the request of Department al Attorney DAVID H. HARRIS on December 27, 1956. Copies of this memorandum have been furnished Mr. HARRIS and the enclosed copies for the Bureau are being made available in the event the Bureau desires to forward them to the Department.

Mr. HARRIS has advised that he is contemplating issuing a subpoena for to appear before the Grand Jury hearings in this matter on January 8, 1957

2 - Bureau (Encls. 5) (RM)

3 - Cleveland

(1 - 122-123 Sub 1; 1- 100-20587)

CAE/hs **(5)**

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UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

900 Standard Building Cleveland 13, Ohio



DEGET 2000-100 100 100 100 100 100 100 100 100		January 3, 1956	
DECLASSIFIED BY 60267 NI ON 10-20-99	SIEPIDD		
901820]	
Agents Vincent R. 1 December 28, 1956,	e individual was interv Nap <u>oli and A. James</u> And at	lerson, Jr., on arsuant to a	
Party in and of Communism, mentions as well as reading in an effort to full He joined the Works at the time he join front group. He sa and afterward he was the Communist Party He did not join at	did considerable readir ing that he read works as much other material lly learn the ai <u>ms and</u>	that he could find teachings of Communism. stating that nat it was a Communist at a later date, unrecalled member of communist Party. at he stalled for	b7E
of America (UEW) when In that we of UEW Local 598. The Communist Party labor movement." claiming that he just that he was issued carried this card, until at whice Party orders. In the added the sadded the sadd	hile employed at way he met Art Wernick, Up to this time, y through what he called In he joined the Coined through Wernick, a Communist Party members the number of which he ch time he tore un the he left inued to follow the Com d that he attended only etings after returning	had been following ed the "radical Communist Party, and further claiming bership card. He e could not recall, card on Communist to return to mmunist Party movement y a few "open"	
58 SEP 27 1963	,		

ENCLOSURB AND THE STATE OF THE

Re: and again in While in he did not attend what he felt were actual Communist Party meetings. He attended only Progressive Party meetings, but added that he knew that each meeting was attended and controlled by Communist Party members. He estimated attending about four or five such meetings. He hesitated to name other persons at these meetings whom he "knew" to be Communist Party members, saying that the lapse of time made it impossible for him to do so. He said most of these Progressive Party meetings were held at the residence of Art Wernick, adding that he always noted Communist Party literature on the tables in Wernick's house which was there for anyone's use. He recalled that in only during the Summer months which year handed out Progressive Party and up to election time. in preparation for the Henry Wallace literature in for President campaign. He pointed out that Wernick was not b7D living but had moved to Fostoria, Ohio. Further, in where he still resides as far as knows. a Wallace caravan came to for about two days during handed out Progressive Party literature. persons that he could readily recall that were active in a similár manner William Kozma and Joseph Sheetz. He added that these same persons were very active in the Progressive Party in 1948. In regard to Communist Party conditions in at present, stated that he does not believe there is any such activity at the present time. He commented that since he has "bumped returning to into" former acquaintances he had had through the UEW Local in and none of them indicated to him that any Communist Party or Progressive Party activity was occurring in He stated that he felt that he would have been apprised of any activity of importance should same be occurring. In regard to Joseph Sheetz, he stated that he knows Sheetz to be a Communist, and knew him to have been same since 1947 or 1948 when he first met Sheetz. He said that Sheetz has never shown him his Communist Party membership card, hor has he ever admitted to him that he was a member of the Communist Party, knows Sheetz to be a Communist "as he knows Gus but Hall and William Z. Foster to be Communists." He said he knows that Sheetz does not believe in the methods of the Progressive

Party, as he knows that Sheetz feels that the present form of

Re:	
government in the United States cannot be changed by means of a peaceful ballot. He recalled that in 1952, while at a meeting in house, Sheetz made the statement that "he wanted to change to Communist Party government, but felt that the only way it could be accomplished was at the point of a rifle." He said the meeting was called primarily to discuss the "52-20" Unemployment Bill and also union business, adding that Sheetz was present with and one or two others, whom he could not recall.	.b7D
He further recalled that he formerly subscribed to the "Daily Worker", stating he wrote for his own subscription by cutting out a subscription order from one of the daily papers. He added that he also subscribed to the Sunday "Worker", which he believes he obtained from Sheetz, but he said of that he could not be certain: however. seemed quite certain that he was living at when he had this subscription.	
Further stated that Sheetz attended a speech given at the Union Hall on North Main Street, Mansfield, by Pauline Taylor, adding that he believed this speech was sponsored by UEW Local 758. He said he believed this was actually a union delegate meeting and believed that it was in March, 1951. He stated he could not be certain of this date. He stated that he knows Sheetz was present at the meeting as who was visiting briefly in Mansfield at the time, was also at the meeting. He said he was quite certain that Sheetz introduced the speaker and also made the arrangements for her being present to give the speech. said he felt quite certain that the meeting was Communist Party dominated and inspired. He further stated that he knows Pauline Taylor to be a Communist as he knew of her trip to the Warsaw Peace Conference and knew of her visit to USSR. He said he would classify her as being a Communist much in the same manner he would classify Sheetz.	
In regard to William Kozma stated that he knows Kozma and his wife, and knows them to be good Progressive Party members. He said he has no reason to feel that they are affiliated with the Communist Party, but added that he has never heard Kozma condemn the Communist Party. He said he has never known Kozma to attend any meetings at which he, was present. He said he feels that Kozma is probably a supporter of the Communist Party and in all probability is	,

Re:
a Communist Party sympathizer. He said he knows that Kozma was a staunch supporter of the Progressive Party in 1948, citing the fact that Kozma was instrumental in getting the Progressive Party Wallace caravan out of jail in Mansfield in 1948, after the caravan, or members of it, had been jailed for blocking traffic. He stated that Kozma mortgaged his home to obtain enough bond money.
In regard to stated that neither are members of the Communist Party at present, adding that he is confident that they never were. He said he knows they do not believe in dictatorship, he knows they have denounced Stalin, and knows they are opposed to the present Hungarian oppression. He added that he knows they have always voted the Democratic ticket at national elections, and stated that they, were not in favor of Communist Party association in the past. He said the only event he could recall about his sister, was that in 1948 she accompanied to a Progressive Party Wallace campaign meeting.
stated he does not know of Mansfield, although he is certain he has heard the names in connection with union activities at Westinghouse Electric Corporation of Mansfield. He added he does not know except to know that he is and has heard that he is opposed to her politics. He said the only other person he could name as definitely being a Communist whom he knew in Mansfield through his former union activities was one whom he believed was active in union activities at Westinghouse.
In regard to present political beliefs, he stated that while he is opposed to some of the practices and policies of the capitalist form of government, he is a full believer in Christianity and is fully opposed to Communism. He stated he likes his personal freedom, stating that in his opinion, Communism definitely deprives one of his personal freedom. He said he denounces Communism on two grounds: He does not condone dictatorship; he cannot conceive living under a regimented system.

in the second

Office Memorandum • united states government

L. V. BOARDMAN

DATE: January 18, 1957

FROM:

A. H. BELMONI

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-80-99 BY 60267 NIS/EP/00

401820

SUBTECT:

COMMUNIST PARTY ATTACKS AGAINST GOVERNMENT WITNESSES

EX-COMMUNISTS AS WITNESSES

By memorandum 11-27-56, the Attorney General Holloman directed Deputy Attorney General Rogers to arrange a Gandy. conference during-the week of 12-17-56 to discuss problems raised, ind the Bureau's memorandum to the Attorney General 11-20-56 relating to Communist Party attacks against Government witnesses.

A brief was prepared for the Director's use at this conference which included two suggested courses of action by the Bureau which might contribute to the prevention of further attacks by the CP against Government witnesses. These were (1) the development of new witnesses to prevent the repeated (use of the same witnesses at security trials and hearings and (2) an interview with the informant-witness immediately after he testifies for the first time to point out the absolute need for the informant-witness to be truthful in . any statements he makes to the press or in written articles or during any possible future testimony.

In my memorandum November 29, 1956, it was recommended and approved that the field be issued appropriate instructions regarding the two above courses of action. However, my memorandum dated 12-7-56 recommended that these instructions be held up until after the Attorney General's conference in order that the field might have the benefit of the pertinent points discussed at the conference. Since the proposed conference has not been held and since there has been no further www.rdnt from the Department since the receipt of the original memorandum from the Attorney General dated 11-27-56, it is not felt that these instructions should be held up any longer. If and when the conference is held, any additional instructions or pertinent information can be transmitted to the field. RECORDED - 39

RECOMMENDATIONS

INDEXED - 39

If you approve, the attached SAC Letter and AM 25 e 1957 transmitted at this time.

Enclosur Mr. Boardman Mr. Belmont

Reddy

Tolson Nichols Belmont Mason 1 Mohr . Rarsons Rosen Tamm . Nease Winterrowd Tele. Room

January 23, 1957

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SAC, Cl	eveland			

EDWARD JOSEPH CHAKA, ET AL., IMRA, 1947, CONSPIRACY

Reurairtel 1-21-57 captioned et al.,
LMRA, 1947 (SM), Conspiracy."

Copy of Department memorandum dated 1-16-57 and captioned "Joseph Sheetz, Labor Management Relations Act, 1947," requesting interview with T-11 in report of SA Vincent Napoli dated 1-5-55 in Sheetz case being furnished you by copy of Bureau memorandum to Assistant Attorney General Tompkins dated 1-23-57 in Sheetz case. If willing to be interviewed by Department attorney, furnish his name, address and telephone number to Department Attorney Harris immediately. Advise.

ALL INFORMATION CONTAINED HOOVER HEREIN IS INCLASSIFIED LOGICIAN SIFE OF THE PROPERTY OF THE P

b6 b7c b7D

NOTE ON YELLOW:

was T-ll in report SA Napoli. Harris is in Cleveland presenting this case to a grand jury.

GWH: 111

Tolson Nichols MAILED 6
Boardman Belmont Mason Mohr Parsons COMM-FBI
Nosen Tamm Nease Winterrowd

Tele. Room __

My

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	ev. 3-13-56)			
10 m		•	Mr. Tolson	1
	· F		Mr. Nichols	
		Date: .	January 21, 1957Mr. Aeligont Mr. Mohr	T
	Transmit the following message via	AIR TEL	Mr. Parsons	
	URGENT	<i>V</i> :	Mr. Rosen Mr. Tamm	
	(Priority or Method of Mo	ailing)	Mr. Trotter Mr. Nease	
		('	Tele. Room	
à	FBI, CLEVELAND (122-123)		Mr. Holloman Miss Gandy	
	DIRECTOR, FBI (100-418105)	URGENT		
			Control of the second s	
	ET AL.,			
	Committee out	NFORMATION CONTAIN EIN IS UNCLASSIFIED	•	
	DATE	10-90-99 BY 60319	THISIEPIDO	
	Remyaartel Jan. 11, 1957.	901830		
	Departemntal attorney WILLIAM GRE	ENHALGH advised thi	s date that Department	
	interested in proceedings. AAG Woofficials WILLIAM HUNDLEY, hief	ILLIAM TOMPKINS, as	well as departemntal	
	Jan. 22, 1957 to observe and part	icipate re proceedi	ngs before FGJ concerning	
	conspiracy element this matter.	-		
	For further info Dept. Attorney D	AVID HARRIS advised	this date that he	6
	uncontly desires to interview T-1	I in report of SA V	INCENT NAPOLL dated	7C 7D
	Jan. 5, 1955, captioned JOSEPH SH He advised he has requested Burea	EETZ, LMRA, 47 (SM) u clearance through	Department.	7.0
-			7/5	
	For info of Bureau, T-11 is who is not a cur	rent informant and	was last interviewed	C.C.
	on Oct. 14, 1954, when he stated	he did not desire t	o testify.	
	•	HAWKINS	¥	
ja Ja	5.		100-418105-18:	
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Mr.	Water W.			
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, 11	16/1			
	Approved: Special Agent in Charge	Sent	M Per	

Office Memorandum • united states government

	O IVICITION CONCLUTION • UNITED STATES GOVERNME	STA Ť .
ro :	Mr. A. H. Belmont DATE: January 17,	
FROM:	Mr. F. J. Baumgardner	Tolson Nichols Boardman Belmont
subject:	DEPARTMENTAL COMMITTEE ON SECURITY WITNESSES	Mason Mohr Parsons Rosen
U,	Bufile 100-418105	Tamm Nease Winterrowd
	The minutes of the above committee dated January 7, 1957, have been received and reviewed.	Tele. Room Holloman Gandy
	The question as to the further use of as a Government witness has not been resolved and this matter is being given further consideration by the committee.	b6 b7c
	The committee is making a further review of the Criminal Division's findings regarding the testimony of and a determination has not been made as to what action will be taken regarding her testimony.	b7D
	The committee is considering the advisability of establishing a separate control body (or a permanent committee), whose responsibility will be to pass on witnesses to be used by the Department. The committee is giving this matter further study and a decision will be reached as quickly as possible.	
·	was a member of the Communist Party from and was used as a paid Bureau informant from He testified for INS on a number of occasions and before the Subverse Activities Control Board in September, 1951.	b6 b7c b7c
	were utilized as informants by the Pittsburgh Office from when both testified as Government witnesses in the Pitts	
	1 - 100-55627 1 - 100-381185 RECORDED-37	TH .
	1 - Mr. Belmont 1 - Mr. Baumgardner 1 - Mr. Baumgardner	arD
7	BFR: jet (6) LANGO 1577 MEREIN IS UNCLASSIFIED BATE 3.124 FIRM 357141	Tainle Comment

INNECORDED COPY FILED IN

Memo Baumgardner to Belmont
Re: DEPARTMENTAL COMMITTEE ON SECURITY WITNESSES
100-418105

ACTION:

Copies of the above-described minutes have been prepared for inclusion in the Bufile of (100-55627) and the Bufile of (100-381185).

Office

cc Boardman Belmont Baumgardner DonohueReddu

The Attorney General

Tebruary 5.

Director, FAI 6020 20177EE O Departments! RELEASING CURRENT CONFIDENTIAL INFORMATION Securit. POR TESTINOST IN SECURITY CASES

Vilmesses Reference to nade to my menorandum dated Jenuary 3, 1957, attaching a chart which reflected the number of current confidential informants already exposed through testimony at various scourity trials and hearings as well as the pategories into which additional current informants may be placed in connection with pending one proposed security trials and hearings.

There are attached hereto charts reflecting similar information representing inquiries and requests. subnitted by the Internal Security Division of the Department and replied to by the Aureau through February I 1957.

Inacqueh as there have been no changes in the -u: figures in estegories one and two since Jenuary In 1957, those two categories are not being repeated in the attached enlarged churt.

DECLASSIFIED BY 60267 NISIEPIDD ON 10-20-99 901820 Inclosure

og Mr. William P. Hogers Depuby Athorney General (Vien Suckgours)

co Apatetant Uttarney General Villian Ballonaking (With Inclience)

See Belmont memo to Boardman 2-5-57 entitled as above EBR: tmf

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Boardman

Belmont Mason Mohr

Parsons Tamm

Nease Winterrowd : Tele. Room _ Holloman .

Gandy.

Office Memorandum • united states government

Office	IVIETHO OT	laum • Uni	TED STATES GOVE	RNMENT
TO	DIRECTOR, FBI		DATE: 2/13/57	
FROM	SAC, BUTTE			
SUBJECT:	COMMUNIST PARS AGAINST GOVERN	ment witnesses	utuesses	1
7	Re SAC Letter			b6 , b7C
			(Bufile 100-26,286	SM) case.
Union o 25, 195	f Mine, Mill and 7. He is also so the TUMMESW lead	Smelter Workers (I cheduled to be a willership.	B hearing regarding Inte	egin February Diracy) case
and pro	ny concerns pert	inent conversations	nnot be supplanted as hi with only one Subject a oard where he was the or	and himself 🔏
		ALLINFORMATION HEREIN IS UNCLAS DATE 10-20-99		
		and the second second	01890	
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THZ:aan (5)			CAPYD-CON	
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(K) COMMUNIST PARTY ATTACKS AGAINST GOVERNMENT WITNESSES -- During the past several years, the Communist Party (CP) has been waging a continuous attack against Bureau informants who have testified at Smith Act and at other security trials and hearings. This attack, which has been given added impetus by the recent action of the United States Supreme Court in remanding the Pittsburgh Smith Act case for a retrial on the basis of possible perjured testimony by Government witness is a matter of continuous concern to the Bureau.

In an attempt to combat this attack by the CP, the Bureau desires that you immediately place into effect the following two programs:

(1) <u>Development of Additional Witnesses</u>

The undesirability of the repeated use of the same witness at security trials and hearings is obvious. The witness acquires the reputation of being a "professional witness" and there is the added danger of differences in degree of his testimony. While the witness basically is testifying truthfully, the CP will, as it has already done, seize upon and use the slightest differences in testimony as the basis for a motion for a new trial and to generally attack the credibility of the witness. Bearing this in mind, the Bureau will make every effort to preclude, wherever possible, the necessity that an informant appear repeatedly at trials and hearings involving violations within the investigative jurisdiction of the Bureau. It is not anticipated that valuable current informants will be sacrificed to achieve this goal but the field will be expected to make an all-out effort to develop witnesses who can furnish the same testimony as that expected of previously used witnesses.

(2) Interview With Witness Following Initial Testimony

One of the best methods of combating the CP attack against Government witnesses lies in our ability to control informants following their initial testimony. Although it is obviously impossible to exercise the same degree of control over a discontinued informant as can be exercised over an active informant, every effort should be made to prevent a discontinued informant from becoming involved

1/29/57 SAC LETTER: NO. 57-7

- 8 -

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in situations which may prove embarrassing either to the informant or to the Government. With this in mind, a serious talk should be had with an informant immediately after he has testified for the first time. It should be pointed out to the informant that he will no longer be operated by the Bureau and since he is a public figure he will probably be contacted by representatives of the press, radio and television for interviews and . appearances and he may be sought as a witness by congressional committees, by the Immigration and Naturalization Service and by state authorities. It should be firmly stressed that, in connection with any future interviews or appearances as a witness, the informant must continue to be factual and truthful and must not. build up or embellish his statements for if he does so, he will eventually wind up in serious trouble. In order that the maximum effect may be achieved, the interview must be conducted by the Special Agent in Charge in his office and in the presence of the Agent who handled the informant.

With reference to the first program, the Bureau should be advised of any indication by Government attorneys that an informant—witness who has previously testified will be called upon for testi—mony at a subsequent trial or hearing. The Bureau should be further furnished your comments concerning the possibility of supplanting the testimony of the informant-witness involved.

With reference to the second program, the Bureau desires to be advised in each instance where a Special Agent in Charge conducts an interview with an informant-witness immediately following his initial testimony. This letter should comment on the possible effectiveness of the interview.

Office Memorandum • United States Governmen DATE: February 18, 1957 Mr. A. H. Belmont Nichols FROM Mr. F. J. Baumgardner Boardman Belmont. ALL INFORMATION CONTAINED Mason HEREIN IS UNCLASSIFIED Mohr DEPARTMENTAL COMMITTEE ON SUBJECT: DATE 9-17-85 BY SECURITY WITNESSES Rosen (Bufile - 100-418105) Tamm Nease Winterrowd The minutes of the above committee dated Tele. Room Holloman January 14 and 18, 1957, and February 1 and 6, 1957, Gandv have been received and reviewed. The January 14, 1957, minutes of this committee reflect that on January 10, 1957, the Immigration and Naturalization Service notified the Attorney General of its recommendation that control of witnesses be vested in the Internal Security This recommendation concurred with the recommendation made to the Attorney General by the Criminal Division on January 7, 1957. William G. Hundley has replaced Harold D. Koffsky as of January 4, 1957, as representative of the Internal Security Division. The use of as witnesses was still under advisement. In connection with the use of an espionage agent as a witness, the committee deems that the use of such individual is within its purview and requested background of this individual be submitted for evaluation in connection with his possible use as a witness in an espionage prosecution. The January 18, 1957, minutes reflect that the committee determined that Elmer Edward Back should not be used as a Government witness. The Internal Security Division submitted a memorandum recommending that the control of witnesses be vested in the committee with a permanent secretariat and should not be vested in the Internal Security Divisign. RECORDED-79 1 - Belmont 1 - Baumgardner 1 - Rose *- 100-55627* **-** 100-381185 (Elmer Edward Back) *100-3928*88 1001356713 (Maurice Malkin) 100-24614 100-372409 IMattinew cue 100-2023.15

BFR:ebm(11)

Memorandum to Mr. Belmont
RE: DEPARTMENTAL COMMITTEE ON SECURITY WITNESSES
100-418105

The February 1, 1957, minutes reflect that the committee, after due consideration, not be used in the recommended that future as a Government witness. The Internal Security Division submitted the question regarding future use of Maurice Malkin, Matthew Cvetic. The committee advised that it would defer its recommendation in this matter pending the submission of more detailed : information. The Internal Security Division at this meeting not be used as a witness. recommended that At the February 6, 1957, meeting the Internal Security Division informed the committee that the Division will not use Maurice Malkin or as witnesses in Departmental proceedings. However, a door was left open for possible use of Malkin as a witness in a case of National interest which might. arise in the future. The committee disapproved the use of $oxedsymbol{ iny Matthew Cvetic and oxedsymbol{ iny L}}$ as witnesses in Government prosecutions. Tn connection with the possible use of an the Criminal Division and INS advised no derogatory information concerning this witness. The committee considered this witness and approved his use as a witness for Departmental proceedings. was a member of the Communist and was used as a paid Bureau Party from informant from He testified for INS on a number of occasions and before the SACB in September, 1951. and her husband were utilized as informants by the Pittsburgh Office when both testified as from

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Government witnesses in the Pittsburgh Smith Act

trial.

also testified in CRC case before

Memorandum to Mr. Belmont RE: DEPARTMENTAL COMMITTEE ON SECURITY WITNESSES 100-418105

b6 b7C b7D

the SACE	in December, 1954. It is to be noted that
in connect	tion with the possible reliability of
th Commed	he Supreme Court returned the Pittsburgh
t/	le supreme court returned the 1 votes and trial
Smith Act	trial to the District Court for a new trial
as to all	defendants.

with the subversive movement in the and areas. He was interviewed by Agents of the Detroit Office in at which time he admitted his past Communist Party affiliations and indicated a desire to assist the Bureau. In view of his criminal background and numerous arrests for being intoxicated, he was not deemed suitable for development as a PSI. Bufiles reflect that the Department was considering his possible use as a witness and full background information regarding him was submitted to the Department by memorandum on January 8, 1957.

witness by the INS on a number of occasions in the past. He has never been considered a confidential informant of the Bureau but has furnished information in his possession to the Bureau regarding communist activities.

was a member of the
Young Communist League and a member
of the Communist Partu from

He has been

the subject of a security investigation by this Bureau and served as a Government witness in the Los Angeles Smith Act trial in 1952. He has been interviewed by this Bureau on numerous occasions and has also testified before Congressional committees and deportation hearings.

b7D

Memorandum to Mr. Belmont RE: DEPARTMENTAL COMMITTEE ON SECURITY WITNESSES 100-418105

Matthew Cvetic joined the Communist Party in February, 1943, in Pittsburgh in order to furnish information to the FBI and was utilized as a paid informant until January, 1950. He was discontinued as an informant in view of indiscretions on his part in revealing his informant relationship with the Bureau to unauthorized persons and his excessive use of intoxicants. He has testified before Congressional committees and has also lectured throughout the country on the subject of communism. He also testified in the trial of the Communist Party leaders in the Pittsburgh area.

and has recently testified
before the grand jury in New York City.

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ACTION:

None. Copy of this memo to be filed in attached designated files.

Mr.

5.	CURRENT CONFIDENTIAL INFORMANTS WHOSE BACKGROUND AND VALUE HAVE BEEN FURNISHED TO DEPARTMENT FOR DECISION AS TO INTER- VIEW AND POSSIBLE USE AS WITNESSES: (a) Smith Act Trials	56
7 .	CURRENT CONFIDENTIAL INFORMANTS WHOSE AVAILABILITY FOR POSSIBLE USE AS WITNESSES HAS BEEN INQUIRED INTO BY THE DEPARTMENT: (a) Smith Act Trials	563
	Identities Given 118 Inquiries Pending 619 737	

The Attorney General

March 4, 1957

Director, FBI

ON 10-20.99 901820

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

OEX-Communists As witnesses

Reference is made to my memorandum dated February 5, 1957, attaching a chart which reflected the number of current confidential informants already exposed through testimony at various security trials and hearings as well as the categories into which additional current informants may be placed in connection with pending and proposed security trials and hearings.

There are attached hereto charts reflecting similar information representing inquiries and requests submitted by the Internal Security Division of the Department and replied to by the Bureau through March 1, 1957.

Inasmuch as there have been no changes in the figures in categories one, three and four since February 1, 1957, these categories are not being repeated in the attached enlarged chart.

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cc Mr. William P. Rogers
Deputy Attorney General RECORDED . 49
(With englosizes - 2) 57 157

cc Assistant Attorney General William F. Tompkins (With englosures - 2)

18 MAR 6 1957

See Bemont memo to Boardman 3-1-57 re same caption EBR:pat

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Nichols _ Boardman Belmont _ CONTIDENTIAL

DECLASSIFIED BY 60267 NISIEPIDO CN 10-20-99

901820

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of March 1, 1957

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	(2) Boston Trial (No trial date set.) 2	
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	(Also to testify at United Electrical, Radio and Machine Workers of America (UE) hearing before SACB.)	4
	(3) Emanuel Blum Membership Case (Trial tentatively set for March 18, 1957)	
	(Also to testify at United Electrical, Radio and Machine Workers of America (UE) hearing before SACB.)	
	(4) John Cyril Hellman Membership Case (No trial date set.)	
	(Also to testify at International Union of Mine, Mill and Smelter Workers hearing before SACB.)	
(b)	SACB Hearings Re Front Organizations	
s	(1) Council on African Affairs (Petition dismissed without prejudice to Government September 15, 1955.)	•
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(c)	SACB Hearings Re Communist-dominated Labor Unions	·
	(1) Communist Infiltration of the United Electrical, Radio and Machine Workers	
	of America (Petition filed December 20, 1955.)	
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	(Hearing in progress.)	
(a)	Labor Management Relations Act Cases	, 44 , 44 , 44
	(1) Bruno Maze Case (Trial set for March 26, 1957.)	, he
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	(2) <u>Lee Brown Case</u> (Grand jury will hear March 14, 1957.)	
(e)	Espionage Case	****
, ,	(1) United States v. Jack Soble, et al. (No trial date set.)	
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RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of March 1, 1957.

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	(a) Smith Act Trials 4	
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6.	CURRENT CONFIDENTIAL INFORMANTS WHOSE BACKGROUND AND VALUE HAVE BEEN FURNISHED TO DEPARTMENT FOR DECISION AS TO INTER-	56
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3 2	(b) SACB Hearings Re Front Organizations	· · · · · · · · · · · · · · · · · · ·
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7.	CURRENT CONFIDENTIAL INFORMANTS WHOSE AVAILABILITY FOR POSSIBLE USE AS WITNESSES HAS BEEN INQUIRED INTO BY THE	563
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,	(e) Fraud Against the Government Cases	**
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RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of March 1, 1957

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	WITNESSES AT SCHEDULED TRIALS AND HEARINGS:	
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That campaign is now on full-blast, and may be expected to take on even more noise and fury, now that the U. S. Communist Party has adopted a strictly phony declar ration of independence from Moscow. The objective of the campaign is to-

RUIN THE FBI

-as a defense against subversives of all kinds. Suppose the FBI should be compelled by law to disclose |

all its sources of information on demand.

There would be two main results, both disastrous.

For one, the Commies in most cases would learn much more than the identity of one exposed informant. By putting two and two together, they could spot other FBI opera-

tives or informants now working in Naked to comparative safety inside the party. The Enemy

For another, potential informants would be frightened out of getting in touch with the FBI, and this invaluable source of information would dry up overnight.

Hoover and his men would be hamstrung in their fight against the enemy within, and the enemy would have driven a large economy-size hole in our main home defense line.

Creatures of the stripe of Alger Hiss, Harry Dexter's White and Judith Coplon would have a continuous field day. Hence, it is to all real Americans' plain self-interest to slap down these expose-the-informants conspirators when

ever and whenever found.

cc - Mr. Bland cc - Mr. Gochnour

Accidence Accoming Concrat Verron Olney III

Forch 7, 1957

Director, PHI

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Efference is made to the several provious communications to you regarding Chaws.

Chaunt is the subject of Consturational proceedings, Givil Case Number 15007-UM, in the United States District Court at Les Angeles, California. The trial in this case was scheduled to begin on Larch 6, 1057, according to information received by our Los Angeles, California, Office from the Office of the United States Attorney at Los Angeles.

In relation to this case, on Lerch & 1957, the United States Attorney at Los Angeles through our Los Angeles Office requested that a central indices sheet he made regarding the following persons, the results of which were to be furnished to the United States Attorney at Los Angeles prior to the presentant of this excense on March 6. 1967:

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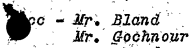
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Chaunt's SI card cancelled 7-55. He was born in Hungary and naturalized 11-28-40, NIC. Presently resides LA. Denaturalization case re Chaunt is civil matter originally filed in 1953 in Cleveland and venue subsequently changed to LA. Chaunt interplewed on various dates from 5-53 to 10-53 and furnished considerable information re subversive activities of numerous people known to him. He comitted CP membership 1925 to 1954. He was CP organizer at one time. He reportedly joined the CP about 1918. He reportedly attended CP functions regularly until 1949. He was in contact with Cleveland CP leaders as recently as 3-49. Information concerning availability of number of Government witnesses previously furnished to INS. Above information re furnished by radiogram to LA on 3-5-57 and above edditional information re Bushmore contained in veletype to M 3-6-57. Additional file review re necessary due to numerous references on him.



XXXXXXXXXXX RADIOGRAM

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	SAC, LOS ANGELES (100-13216)	ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-30-99 BY 60067 NISIEPIDD
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RADIOGRAM TELETIES TO LOS AUGULES PETER CHAUNT 100-13216 CONTAINED ARTICLE RE QUOTE FOR ALLIOST TWENTY TEARS, HE WAS IN PART AS FOLLOWS COLON THE SENSATION DASH A DASH DAY SINGLE QUOTE RED EXPERT SINGLE UNQUOTE FOR THE HEARST PRESS, WEAVING A DESPICABLE CAREER OUT OF THE SLIH THREAD THAT HOOVER YELLOW ONLY Re radiogram furnished LA information re possible witnesses in Chaunt's deportation case which trial scheduled to begin 3-6-57. Request for central indices check on these persons, which included made by USA's Office, LA, 3-4-57. Chaunt was born in Hungary and naturalized in NY made by USA's Office, LA, Denaturalization case instituted in 1953 by INS.

Re radiogram instructed LA to JANUARIA furnish certain

was to follow.

information re these persons to USA. LA and to advise USA, LA

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RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of March 1, 1957

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(c)	SACB Hearings Re Communist-dominated Labor Unions		
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	(2) <u>Lee Brown Case</u> (Grand jury will hear March 14, 1957.)	1	- #-
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Director, PEL

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IN AND OUT OF THE COMMUNIST PARTY WITH THE FBI

Every once in so often, at a trial of some Communist for spying or for teaching the violent overthrow of the U.S. Government, a surprise witness takes the stand and spills

J. Edgar Hoover

a choice assortment of Red beans, while defense attorneys scream with rage and all Communists who view the incident show unmistakable signs of terror, horror and the vapors.

That is because this type of witness has been to all appearances and for quite some time a practicing Communist, working higher and higher in the party apparatus, but all the while reporting his or her every experience and observation in the party to the Federal Bureau of Investigation.

once remarked, his outfit has operatives or informants in the top echelons of the U. S. Communist Party, and on all the lower levels. Also, said Mr. Hoover in effect, "when and if the U. S. Communist Party goes underground, we will go underground with them" and continue to keep tabs on everything the rats do or plan to do.

These activities have made the FBI the American people's greatest single defender against the criminal Communist conspiracy to overturn our system from inside.

Obviously, the FBI, to keep up its indispensable work, must use—

INFORMANTS

—who will pass along information to Hoover's men, and whose names will be kept secret until and unless the FBI unveils them in court.

That is only common sense, and we feel sure that the great majority of Americans approve this use of informants without reservation.

Why, then, the frequent attacks on the use of informants? The attacks usually come from college professors, self-styled "liberals," and a few newspapers. They are generally in the form of loud and righteous-sounding demands that persons fired from government or other jobs as security risks shall have the right to face their accusers and cross-examine them.

Another Red It & Conspiracy America

It sounds fair and oldfashioned-American the first time you hear it.

Actually, the great bulk of these attacks and demands are inspired by the domestic Communists. They are voiced chiefly through persons who are either secret Reds or idealistic dupes of the Reds.

In an interesting article on this subject in the current Syracuse University Law Review, Mr. Hoover remarks:

"Simultaneous with their stepped-up campaign of recent years to identify FBI informants who have penetrated their organizations, subversive elements have launched an intensive program of vilification and lies designed to discredit the entire concept of accepting information in confidence. It is no small coincidence that the Communist Party, supported by its 'dupes' and sympathizers, has spearheaded this campaign.

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cc - Mr. Godhnaur

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RADIOGRAM

PELETIPE TO LOS ANGELES

EXCOUNTISTS AS VITNESSES

PETER CHAUNT

100-418105

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BEEN ASSOCIATED WITH CP EIGHTEEN TEADS PRIOR TO NINETEEN FORTY NINE
BUT HAD DISASSOCIATED HIMSELF WITH CP AFTER LEARNING TEACHINGS
OF CP AND HAD NO SUBSEQUENT CONTACT. BUFILES REFLECT NO OTHER (100-209879-5; 65-62041-22) INFORMATION BEARING ON HIS CREDIBILITY.
POSSIBLY IDENTICAL RETEL, JOINED CP
TOUNG COMMUNIST LEAGUE
EMPLOYED
SEVERAL WEEKS IN NINETEEN THIRTY SEVEN WITH
BROK
WITH PARTY NINETEEN THIRTY NINE OVER PARTY CRITICISM OF
TESTIFIED GOVERNMENT WITNESS SECOND DEPORTATION
HEARING OF HARRY BRIDGES APRIL NINETEEN FORTY ONE AND AT HEARING
WASHINGTON STATE ON DASH AMERICAN ACTIVITIES COMMITTEE JULY
NINETEEN FORTY EIGHT. BUREAU NEVER INVESTIGATED
ADDITIONAL INFORMATION RE RUSHMORE FOLLOWS. LOS ANGELES REVIEW
FILES FOR PERTINENT INFORMATION RE
BEARING ON CREDIBILITY AND FURNISH USA, LOS ANGELES. KEEP
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RADIOGRAM
TEKETIEK TO LOS ANGELES
EXCOMMUNISTS AS WITNESSES
PETER CHAUNT
100-418105
100-13216

NOTE ON YELLOW:

Chaunt not on SI. Chaunt's SI card cancelled 7-55.

He was born in Hungary and naturalized 11-28-40, NYC. Presently resides LA. Denaturalization case re Chaunt is civil matter originally filed in 1953 in Gleveland and venue subsequently changed to LA. Chaunt interviewed on various dates from 5-53 to 10-53 and furnished considerable information re subversive activities of numerous people known to him. He admitted CP membership 1925 to 1934. Was at one time CP organizer. He reportedly joined CP about 1918. He reportedly attended CP functions regularly until 1949 and was in contact with Cleveland CP leaders as recently as 3-49. Information concerning availability of number of Government witnesses previously furnished to INS. Department being advised separately of AUSA, LA'S request mentioned in retel. Additional file review necessary

U. S. DEPARTMENT OF JUSTICE
COMMUNICATIONS SECTION

MAR 4 1957.

TELETYPE

ALL INFORMATION CONTAINED

WEREIN IS UNCLASSIFIED

DATE 10-20-99 BY 16367 H 161EP1PP

PARE 10-20-99 BY 16367 H 161EP1PP

URGENT 3-4-57

6-10 PM PST

KFJ

TO DIRECTOR, FBI

FROM SAC LOS ANGELES 1 PG.

Mr. Mohr
Mr. Parsons
Mr. Rosen
Mr. Tamm
Mr. Trotter
Mr. Nease
Tele. Room
Mr. Holloman
Miss Gandy

Mr. Tolson_ Mr. Nichols

Mr. Boardman. Mr. Belmont

EX- COMMUNISTS AS WITNESSES, PETER CHAUNT, WAS., SM-C, OO-L.A. ON MARCH FOURTH, FIFTY SEVEN, AUSA ARLENE MARTIN ADVISED THE LOS ANGELES OFFICE THAT IN CONNECTION WITH THE CASE OF PETER CHAUNT PAREN DENATURALIZATION UNPAREN, SHE DESIRED CENTRAL

b6 b7C b7D

INDICES CHECK RE FOLLOWING PERSONS,

BUREAU

REQUESTED TO FURNISH PERTINENT INFORMATION SO CAN BE GIVEN AUSA MARTIN PRIOR TO PRESENTMENT CASE MARCH SIXTH, FIFTY SEVEN.

MALONE

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STANDARD FÖRM NO. 64 ce Memorandum • united states govern DATE: March 15, 1957 Mr. A. H. Belmon Tolson Nichols Mr. F. J. Baumgardn FROM Boardman Belmont . Mohr -SUBJECT: DEPARTMENTAL COMMITTEE ON SECURITY WITNESSES Parsons Rosen Tamm Nease The minutes of the above committee dated Winterrowd Tele. Room 3/11/57 have been received and reviewed. Holloman Gandy After due consideration it was the recommendation be cleared to testify. of the committee that b7C Regarding the advisability of utilizing as a witness the Criminal Division reported that it nad no other information to submit regarding him other than the information previously submitted on 2/20/57. This witness had previously been considered by the committee on 1/12/56 and had been given restricted clearance so long as his testimony was essential and corroborated. The Criminal and Internal Security Divisions and the Immigration and Naturalization Service (INS) have advised the Attorney General that they are unanimous in their recommendation that the committee function be extended to consideration of c_0 each witness before testifying where such witness has had a subversive background. <u>was a</u> regularly former He was paid security informant from mid and deleted changed to confidential source in b6 He appeared before as a confidential source in b7C House Committee on Un-American Activities (HCUA) hearing b7D New Orleans, Louisiana, 2/15/57 and furnished information UNRECORDED COPY regarding CP activities in New Orleans, Louisiana, and San Francisco, California. 100-418105 b7C F **b**7D 1 - 100-362804 1 - 100-373192 1 - Mr. Belmont Mr. Baumgardner RECORDED-6-7 Mr. Reddy 14 MAR 19 1957 Mr. Rose 4018*9*0

Memorandum for Mr. Belmont RE: DEPARTMENTAL COMMITTEE ON SECURITY WITNESSES 100-418105

was utilized as a confidential informant by the Bureau from when he was discontinued because he offered his services as an informant to the Michigan State Police. He was subsequently employed by the Detroit City Loyalty Commission and was used as a Government witness in Detroit Smith Act case. The Detroit Office was instructed to discontinue all contacts with but to accept any information which he volunteers. The Department has been furnished complete information concerning
ACTION:
Copies of the above-described minutes have been prepared for inclusion in Bufiles on and

Office Memorandum • united states government

Office International	OIVII DI OIIII O	O V ELLLY	.12.224
TO: Mr. A. H. Belmont	DATE:	March 19	i, 1957
FROM : Mr. F. J. Baumgardner			Tolson Nichols Boardman
SUBJECT: DEPARTMENTAL COMMITTEE O	N SECURITY WITNESSES		Belmont Mason Mohr Parsons
100-1+18105			Rosen Tamm Nease Winterrowd
	FORMATION CONTAINED NIS UNCLASSIFIED		Tele. Room Holloman Gandy
100-373192 DATE	10-30-99 BY 60-31 NISTERIO 901830	ж	Be said on
The minutes of the been received and reviewed	e above committee date After due considerat	tion the	N/
committee recommended that a witness in view of his pasin a mental institution.	not	be cleare	
using as a has been <u>requested to</u> submit	reconsidering the advi witness and the Crimi t additional backgrour	inal Divis	sion 🗎 🧗
regarding			
member of the Communist Part	n WPA strike at Phelps	s, New Yo	rk, in 🛚 🔾
cigarettes. His criminal re on numerous occasions for va	as arrested for posses ecord reflects that he agrancy and disorderly	e has been y conduct	arrested =
admitted to military author:	ities that he had beer osing report was subm	n a member	the
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	and was used as	a Governm	
Mr. Belmont Mr. Baumgardner ENCLOSUREMr. Reddy	<u>.</u> '	6 MAR 19	1957
BFR:prh		124	J. M.
5 2 MAR 25 1950	·	ſĮ.	

STANDÂRD FORM NO. 64	
Office Memorandum · UNITED STATES GO	OVERNMENT
TO : Mr. A. H. Belmont DATE: 1	March 21, 1957
FROM: Mr. F. J. Baumgardner	Tolson Nichols Boardman Belmont
SUBJECT: DEPARTMENTAL COMMITTEE ON SECURITY WITNESSES ALL INFORMATION CONT HEREIN IS UNCLASSIFIED DATE 10-20-99 BY 60	D Nease Winterrowd Tale Poor
The minutes of the above committ dated 3-15-57 have been reviewed.	Holloman /
In connection with the use of as a witness, the communanimously determined that he be cleared	mittee to testify.
Rufiles reflect was and was utilized as a confidential source from	born as b3 b7D
He was not paid for intermed. He was a member of the Communiand rejoined for a period of during He entered a plea of guilty	mation st Party nine months to felonious serve two
He appeared as a Government with trial of Clinton E. Jencks, IMRA, 1947, du in El Paso, Texas, and also appeared as a G witness before the Federal Grand Jury in D Colorado, on 11-1-54 in connection with the entitled "Maurice Slater, LMRA, 1947 (Secu	ring 1954 overnment enver, e case
ACTION: A copy of the above described mi	rity Matter)." (2) COMMON NATIONAL NATI
had been prepared for inclusion in Bufile	
DED at an	418105 - PH WWW MAR. 26 1957
F-278 (6) BFR: BAZ (6) 53 APR 1 1957	

The Attorney General

cc Boardman
Belmont
Baumgardner
Donohue
Reddy
April 3: 1957

Director, FBI

ON 10-00-99 60267 NIS/EPIDO

REIEASING CURRENT CONFIDENTIAL INFORMANTS
FOR TESTIMONY IN SECURITY CASES

100-418105-18

Reference is made to my memorandum dated March 4, 1957, attaching a chart which reflected the number of current confidential informants already exposed through testimony at various security trials and hearings as well as the categories into which additional current informants may be placed in connection with pending and proposed security trials and hearings.

There are attached hereto charts reflecting similar information representing inquiries and requests submitted by the Internal Security Division of the Department and replied to by the Bureau through April 1, 1957.

Inasmuch as there have been no changes in the figures in categories one and two since March 1, 1957, these categories are not being repeated in the attached enlarged chart.

Enclosines - 2

cc Mr. William P. Rogers
Deputy Attorney General
(With Enclosines - 2)

cc Assistant Attorney General William F. Tompkins (With Enclosures - 2)

INDEXED-5

100-418105-19

EXMO

6 APR 5 1957

See Belmont memo to Boardman 4-2-57 re same caption EBR: pat

EBR:pat
Tolson (10)
Nichols
Boardman
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Mohr
Parsons
Rosen
Tamm
Trotter
Nease

Holloman

APR 3 1957

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REJEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of April 1, 1957

I. CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES:	48
(a) Smith Act Trials	40
(b) Subversive Activities Control Board (SACB) Hearings	1 .
Any purpose are crystes configured poster (parp) mestings	
Re Front Organizations	4
(c) Labor Management Relations Act Cases	2
(d) Nationalist Party of Puerto Rico Trials.	1
2. CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENT	AL 17
ATTORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED A	<u> </u>
WITNESSES AT SCHEDULED TRIALS AND HEARINGS:	=
(a) Smith Act Trials	17
(b) SACB Hearings Re Front Organizations	
(a) CAPD Hoomings De Chammand at the Table 1	2
(c) SACB Hearings Re Communist-dominated Labor Unions.	7
(d) Labor Management Relations Act Case	2
(e) Espionage Case	1
3. CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENT	AL 32
ATTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WITH B	F
DEFINITELY USED AS WITNESSES:	
(a) Smith Act Trials	7
(b) SACB Hearings Re Communist-dominated Labor Unions1	
(c) SACB Hearings Re Front Organizations	2
(d) Obstruction of Justice Case	0
(d) Ubstruction of Justice Case	Ţ
(e) Labor Management Relations Act Cases	8
ATTOTAMIN CONTRACTOR TO THE CONTRACTOR OF THE CO	
4. CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENT	<u>AL</u> 20
ATTORNEYS, BUT WHO WILL NOT BE USED AS WITNESSES:	
(a) Snith Act Trials	6 .
(b) Administrative Hearing Re Independent Socialist	
League (TSL)	5 .
(c) Administrative Hearing Re National Lawyers Guild	Ŕ
(d) SACB Hearings Re Front Organizations	14
5. CURRENT CONFIDENTIAL INFORMANTS MADE AVAILABLE FOR INTERV	Train o
BUT DEPARTMENT HAS ADVISED INTERVIEWS WILL NOT BE CONDUCT	型 9
(a) Smith Act Trials	<u> </u>
the SACR Hoopings Do Thombs Change and the sacrate and the sac	
(b) SACB Hearings Re Front Organizations	5·
olson (c) Administrative Hearings Re Mational Lawyers Guild.	3 ` .
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来说:"你你就是我们,我们们的这种大型,你就说,你们就会说,我们的人的人。""我们的人,你不是我们	

CONFIDENTIAL

6.	CURRENT CONFIDENTIAL INFORMANTS WHOSE BACKGROUND AND VALUE	55
	HAVE BEEN FURNISHED TO DEPARTMENT FOR DECISION AS TO INTER-	
, (;	VIEW AND POSSIBLE USE AS WITNESSES:	
74.57	(a) Smith Act Trials	Transport of the state of the s
	(b) SACB Hearings Re Front Organizations	in the second of
	(c) Labor Management Relations Act Cases 11	
)?	(d) SACB Hearings Re Communist-dominated Labor Unions.	
, a ', · · ·	(e) Fraud Against the Government Cases	
10 10	(f) Administrative Hearing Re Mational Lawyers Guild 3	
Se per		و هما حرفه و الماري
7.	CURRENT CONFIDENTIAL INFORMANTS WHOSE AVAILABILITY FOR	565
	POSSIBLE USE AS VITNESSES HAS BEEN INQUIRED INTO BY THE	
	DEPARTMENT:	
) 150	(a) Smith act Trials	and the second s
	(b) SACB Hearings Re Front Organizations	
, , ,	(c) Administrative Hearing Re Independent Socialist	
	League . Lea	
	(d) SACB Hearings Re Communist-dominated Labor Unions. 42	
	(e) Fraud Against the Government Cases	
112 12	(f) Labor Management Relations Act Cases 42	
· * * '+ ,	(g) Denaturalization Cases	
	(h) Espionage Cases.	and a second of the second of
200	(1) Administrative Hearings Re Socialist Union of America9	
· · · · · · · · · · · · · · · · · · ·	(j) Registration Act Case	30 20 1
·	(k) Federation of Greek Mantime Unions1	
; [*] ^,	(1) Hugh E. Gordon Bookshop 6	1200
	(m) U. S. Klans, Knights of the Ku Klux Klan 1	A CONTRACT

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DECLASSIFICATION AUTHORITY DERIVED FROM FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 07-26-2010

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

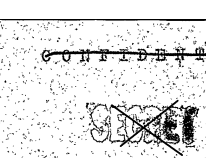
Figures apply as of April 1, 1957

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1. CURRENT	CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES:	48
ATTORNEY	CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL S AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS	17
WATNESSE	S AT SCHEDULED TRIALS AND HEARINGS:	
ATTORNEY	CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL S BUT DEPARTMENT HAS NOT ADVISED THEY WILL BE	32
DEBTIATUR	IY USED AS WITNESSES:	
(a) <u>Smit</u>	h Act Trials	
(1)	San Francisco Trial (Prosecution not authorized to date.)	
	10-20-9	
	CLASSIFIED BY 60267 NTS	
	DECLASSIFY ON: VEX 1	-
	*Also interviewed for "California Emergency Defense	b2
	Committee" hearing before SACB.	b7
(b) SACE	Hearings Re Communist-dominated Labor Unions	·
(1)	Communist Infiltration of the United Electrical, 9	
Significant Services	Radio and Machine Workers of America	•
	(Hearing tentatively set for April 8, 1957.)	
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* * * * * * * * * * * * * * * * * * * *	ALL INFORMATION CONTAIN	274
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	The standards of the st	
	*Also interviewed in Max Weiss Smith Act case.	÷
on (2)	Communist Infiltration of the International 1	
lman	Union of Mine, Mill and Smelter Workers	. ,
ont	(Hearing in progress.)	
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(c) <u>sacb</u>	Hearings Re Front Organizations	
(1)	United Russian-American Committee (Petition being considered.)	
(U).		
(2)	Connecticut Volunteers for Civil Rights; Connecticut Peace Council (Petition filed August 9, 1956.)	
(3)	Yiddisher Kultur Farband, Inc. (Petition being considered.)	
	Sons of Columbus, Inc. (Petition being considered.)	
(5)	Free Press Discussion Club (Petition being considered.)	
	ruction of Justice (Martin Solow) al tentatively set for April 4, 1957.)	1
(e) <u>Labo</u>	or Management Relations Act Cases	
(1)	Bernard Lucas (Prosecution not authorized.)	
(2)	<u>Ise Brown</u> 2 (Prosecution not authorized.)	b2 b7D



(3) <u>Jack A. She</u> (Prosecution	oerd n not authorized.		
	The state of the s		b2
. CURRENT CONFIDENTIA	T. TWENDMANUS TWIE	RV TENED BY DEPARTM	ental 20
ATTORNEYS BUT WHO W		5 WITWESSES:	
(a) Smith Act Trial			
(I) Cleveland T	<u>rīal</u> (Ended Febru	ary 10, 1956)	
	(deceased)		b7D
(2) John Noto 1	embership Trial		2
(Ended Apri	1 12, 1956)		
			b7D
(3) New Haven I	rial (Ended March	29, 1956.)	
(4) Pittsburgh	<u>Retrial</u>		2
(Date not s	et for retrial.)		
(b) Administrative	Hearing Re Independent	endent Socialist 11y 1956. No decis	ion.
Tegence Anot			
(c) Administrative (Petition)	Hearing Re Nation being considered.	nal Lawyers Guild	

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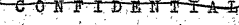




(d) SACB Hearings Re Front Grganizations

723	Palo Alto Peace Club
(1)	
	(Petition being considered.)
	
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. 55 Val	
(2)	Oregon Committee for Defense of
* 3	Constitutional Rights
	(Petition being considered.)
¥ "	The property of the second
-" · [□	
L	
(3)	Philadelphia Women for Peace
	(Organization inactive.)
் ' ୮	
.,.	
(4)	Save Our Sons Committee
	(Petition filed August 9, 1956.)
· 4	The state of the s
1.4.2	

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MR. BELMONT

March 28, 1957 DATE:

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S. B. DONAHOE

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SUBJECT: JOSEPH WILLIAM CHANDLER, was.,

INTERNAL SECURITY - R

INTERNAL SECURITY ACT OF 1950

OEX-Communists As Witnesses

Mr. Kenneth Shelvers and Mr. Maurice A. Roberts of the Gandy. Criminal Division of the Department contacted me today at 3:30 p.m. They desired to discuss the case regarding the above subject which involves denaturalization proceedings brought against him by the Immigration and Naturalization Service at Baltimore, Maryland. Judge Roszel Thomsen is handling this civil proceeding without a jury. The Government is represented by Assistant U. S. Attorney James Langrall.

The Departmental representatives advised that former Bureau informant, in her testimony today testified that she had given reports to the FBI regarding Chandler. The defense immediately made a motion for access to these informant reports and the court ordered production of them. At the request of the Assistant U. S. Attorney, court was recessed so that he could take the matter up with the Department. The Judge indicated that these reports should be submitted to him in camera in order that he could determine whether there was any inconsistency between them and the testimony He indicated that if the reports mentioned other persons or matters not relating to the Chandler matter, he would see that such data was stricken if he decided to give the defense access to the documents. The Departmental representatives indicated that if it is decided that such documents will be given to the Judge, the Government intends to take the position that they reserve the right to withdraw the documents as well as the witness if the Judge decides that he will give the defense access to the documents.

It was pointed out that we would have to check to determine whether such informant reports exist. Mr. Shelvers and Mr. Roberts were requested to confirm their request to the Bureau in writing, which they indicated they would do.

I telephonically contacted Supervisor L. W. R. Obernderf at the Washington Field Office at 4:15 p.m. and instructed that that office submit immediately by airtel three Photostat copies of any reports submitted by

SBD:hmm cc: Belmont

1100-418105-114 NOT RECORDED 176 APR 12 1957

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Enclosure - Detected per SDB/Rm

MEMO TO: BELMONT

RE: JOSEPH WILLIAM CHANDLER, Was.

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regarding Chandler. Washington Field Office was instructed to examine the data carefully and submit their comments as to whether any information is contained therein which should not be revealed, which would expose any other informants which would jeopardize current Bureau investigations of others or which would embarrass the Bureau in any way if copies were submitted to the Judge in camera, bearing in mind the possibility that the Judge might then allow the defense access to the documents.

ACTION:

Immediately upon receipt of the informant reports we will analyze them and formulate a reply to the Department. We will then furnish copies to the Department pointing out any pitfalls and follow the basic position that the decision as to the introduction of the documents is one for the Department.

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ADDENDUM: (SBD:hmm 3/28/57) Mr. Shelvers called back at 4:45 p.m. and indicated he had talked with the U.S. Attorney in Baltimore who indicated that the scope of the order of the Judge would include any signed statements relating to Chandler, as well as any reports of oral interviews. He interpreted the latter to mean that the Judge would want only those portions of an FBI report reflecting the results of an oral interview. This request for signed statements was relayed to Supervisor Oberndorf to see if we have any and Oberndorf was further instructed that a comparison should be made of any informant reports submitted by with the data appearing in the FBI report itself in order that their reply to the Bureau could point out precisely what Bureau reports contain data which was verbally given by are reviewing all reports here at the Bureau to identify those in which data is reported from and when the Washington Field Office information is received it will be carefully studied to determine our position in this matter.

Mr. Shelvers called back a few minutes later and advised that the U. S. Attorney had also indicated that any documents of the Bureau submitted to had in camera, which he decided not to give to the defense, would be sealed as part of the court record for forwarding to the Court of Appeals in the event of appeal.

attached

Confirming letter from Department received 5:36 p.m. and is
This letter indicates U. S. Attorney also desires to see reports on

EMO TO: BELMONT
JOSEPH WILLIAM CHANDLER, was.

rviews of three other witnesses who have not yet testified and concerning om same problem may occur. Files being checked and memo being submitted entire problem.

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STANDARD FORM NO. 64

Office Memorandum • United States Government

J_{J}
TO : Mr. L. V. Boardman 10 13 57 DATE: April 2, 1957
FROM: Mr. A. H. Bedmont Subject: RELEASING CURRENT CONFIDENTIAL INFORMANTS Rosen
Attached hereto is the running memorandum, prepared at the Director's instructions, reflecting the use of current confidential informants in security prosecutions. Instant memorandum contains two charts, one enlarged, reflecting the status of this matter as of April 1, 1957.
The various categories in the memorandum have been broken down as to the various types of cases involved, such as Smith Act trials, Subversive Activities Control Board hearings, Labor Management Relations Act cases, et cetera.
Pursuant to the Director's instructions, a copy of each chart is also being transmitted to the Attorney General, Deputy Attorney General Rogers and Assistant Attorney General Tompkins. Inasmuch as the figures in categories one and two have not changed since the submission of the charts which reflected the status of this matter as of March 1, 1957, these categories are not being repeated in the enlarged charts.
ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED ACTION: DATE 10-30-99 BY 60367 NI SIEPIOD GOIS 80
Attached, for approval, is a memorandum to the Attorney General, copies for Deputy Attorney General Rogers and Assistant Attorney General Tompkins, transmitting the charts reflecting the status of this matter as of April 1, 1957.
Enclosures cc Boardman Belmont Baumgardner Donohue Reddy
EBR: pat (6) RECORDED - 88 APR 4 1957
64 APR 1 6 1957 (EX 11.07)

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of April 1, 1957

1.	CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES: (a) Smith Act Trials	48
2.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS WITNESSES AT SCHEDULED TRIALS AND HEARINGS: (a) Smith Act Trials	17
3.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE DEFINITELY USED AS WITNESSES: (a) Smith Act Trials	32
4 •	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS, BUT WHO WILL NOT BE USED AS WITNESSES: (a) Smith Act Trials	20
5•	CURRENT CONFIDENTIAL INFORMANTS MADE AVAILABLE FOR INTERVIEW BUT DEPARTMENT HAS ADVISED INTERVIEWS WILL NOT BE CONDUCTED: (a) Smith Act Trials	9

6.	CURRENT CONFIDENTIAL INFORMANTS WHOSE BACKGROUND AND VALUE HAVE BEEN FURNISHED TO DEPARTMENT FOR DECISION AS TO INTER-	55
1	VIEW AND POSSIBLE USE AS WITNESSES: (a) Smith Act Trials	
7.•	CURRENT CONFIDENTIAL INFORMANTS WHOSE AVAILABILITY FOR POSSIBLE USE AS WITNESSES HAS BEEN INQUIRED INTO BY THE	565
,	DEPARTMENT: (a) Smith Act Trials	· .
1	League	
-	(i) Administrative Hearings Re Socialist Union of America9 (j) Registration Act Case	
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¢ ,	Identities Given 126 Inquiries Pending <u>620</u> 746	

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REIEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of April 1, 1957

	• • • •	
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2.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS WITNESSES AT SCHEDULED TRIALS AND HEARINGS:	17
3•	*CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE DEFINITELY USED AS WITNESSES:	32
	(a) Smith Act Trials	
	(1) San Francisco Trial (Prosecution not authorized to date.)	
		b6 b70 b70
•	*Also interviewed for "California Emergency Defense Committee" hearing before SACB.	
	(b) SACB Hearings Re Communist-dominated Labor Unions (1) Communist Infiltration of the United Electrical, 9 Radio and Machine Workers of America (Hearing tentatively set for April 8, 1957.)	282
		PLOCOLULIANO SI NICES
	*Also interviewed in Max Weiss Smith Act case.	SSI SSI
	(2) Communist Infiltration of the International 1 Union of Mine, Mill and Smelter Workers (Hearing in progress.)	Tales Centres
		1

100-418105-196

(c)	SACB Hearings Re Front Organizations	
	(1) <u>United Russian-American Committee</u> (Petition being considered.)	1
		ч ;
	(2) Connecticut Volunteers for Civil Rights; Connecticut Peace Council (Petition filed August 9, 1956.)	, 2
·	,	,
	(3) <u>Yiddisher Kultur Farband, Inc.</u> (Petition being considered.)	1
	(4) Sons of Columbus, Inc. (Betition being considered)	1
~	(Petition being considered.)	
	(5) <u>Free Press Discussion Club</u> (Petition being considered.)	1
(d)	Obstruction of Justice (Martin Solow) (Trial tentatively set for April 4, 1957.)	1
(e)	Labor Management Relations Act Cases (1) Bernard Lucas (Prosecution not authorized.)	1
	(2) <u>Lee Brown</u>	,
	(Prosecution not authorized.)	_ 2

	(3)	Jack A. Sheperd (Prosecution not authorized.)	5 	
4.		CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTY BUT WHO WILL NOT BE USED AS WITNESSES:	TMENTAL	. 20
	(a) <u>Smi</u>	th Act Trials	-	
	(1)	Cleveland Trial (Ended February 10, 1956)	1	
		(deceased)		b6
	. (2)	John Noto Membership Trial (Ended April 12, 1956)	2	b70 b70 b70
	٠		ā	
	(3)	New Haven Trial (Ended March 29, 1956)	1	
	(4)	Pittsburgh Retrial (Date not set for retrial.)	2	
		ninistrative Hearing Re Independent Socialist ague (Hearing concluded July 1956. No decisio	5 on•)	b6 b7с b7D
	(c) <u>Adn</u> (Pe	ninistrative Hearing Re National Lawyers Guild etition being considered.)	 <u>L</u> 5	
		,		

(d) SACB Hearings Re Front Organizations		
(1) Palo Alto Peace Club (Petition being considered.)	1	
**	_	•
(2) <u>Oregon Committee for Defense of Constitutional Rights</u> (Petition being considered.)	1	
(3) Philadelphia Women for Peace (Organization inactive.)	1	b6 b7C b7D
(4) <u>Save Our Sons Committee</u> (Petition filed August 9, 1956.)	1	

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	Mr. A. H. Belmont Mr. A. H. Belmont	MENT 3, 1957
•	Mr. F. J. Baumgardner DEPARTMENTAL COMMITTEE ON SECURITY WITNESSES	Tolson Nichols Boardman Belmont Mason Mohr Parsons Rosen
The	The minutes of the above committee dated 4-1-57 have been reviewed. Joseph Lowther, Assistant United States At	Tamm Nease Winterrowd Tele. Room Holloman Gandy
b6 b7C b7D	requested that clearance be given for the use of as a witness in the Ben Gold case. was not cleared by the committee of	n February 1,
,	1957. Committee representatives will consult with M Tompkins and Olney regarding clearance fol his clearance will be further considered by the communication of the Communication.	lowing which clittee.
	from and was used as a paid Bureau info He testified for INS on a number occasions and before the SACB in September, 1951.	ror
	Copies of the above described minutes have	Marule.
	pered for Bufile 100-55627	b6 b7C b7D
	1 - Mr. Belmont 1 - Mr. Baumgardner 1 - 100-55627 1 - Mr. Rose 1 - Mr. Reddy BFR: bep (5) by ENCLOSURE 64 APR 12 1957	

cc Boardman Belmont Baumgardner Reddy

Assistant Attorney General William F. Tompkins

April 11, 1957

RECORDED-3 Director, FBI
RECORDED-3 DETERATION 418105-190

DECLASSIFIED BY 60967 NIS/EPIDO

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Reference is made to your memorandum dated April 5, 1957, in which you raised two points in connection with the February, 1957, charts captioned as above.

With reference to the appearance in category three rather than in category four, of current informants and ______ in the cases entitled "Connecticut Volunteers for Civil Rights; Connecticut Peace Council," and "Yiddisher Kultur Farband, Inc.," respectively, you refer to your memoranda dated August 3, 1956, and August 8, 1956, in the above cases, in which the Bureau was advised that the refease of these informants would not be requested of the Attorney General.

A review of your memoranda dated August 3, 1956, and August 8, 1956, reveals that both state that the release of the informants would not be requested of the Attorney General "at this time." Because of the inclusion of the phrase "at this time" in these memoranda, and since both of the cases were pending, the Bureau felt that a definite decision had not been reached as to whether or not the Attorney General might be requested, at a later date, to release these two informants. Accordingly, we continued to carry these informants in category three rather than in category four. In view of the statement in your memorandum of April 5, 1957, however, these two informants will be transferred to category four beginning with the May, 1957, charts.

With reference to who was interviewed in the case entitled "Connecticut Peace Council," it is noted that your memorandum of December 13, 1956, pointed out that since this organization reportedly had been disbanded, the release of this informant would not be necessary. In view of the comments in your memorandum of December 13, 1956, this informant will, in the future, be carried in category four.

See Belmont memo to Boandman 4-10-57 re same caption EBR: pat

EBR: pat

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lease..... ele. Room Letter to Assistant Attorney General William F. Tompkins

With reference to your observations concerning the case entitled "Oregon Committee for the Defense of Constitutional Rights," the Bureau's files reflect the following information. By memorandum dated August 23, 1956, you were advised that arrangements had been made for T-2 and either T-1 or T-3 to be interviewed by a Department attorney. Our Portland Office advised by letter September 11, 1956, that Department Attorney John J. Scott had interviewed T-1 on September 6, 1956, and, following the interview, had stated he did not consider this informant's testimony essential to a successful presentation of this case. Accordingly, in the charts dated October 1, 1956, and in each of the monthly charts thereafter, this informant has been carried in category four. In view of the comment in your memorandum of April 5, 1957, however, this informant will be carried in category three in the May, 1957, charts and will remain there until such time as a definite decision as to his use as a witness is made by the Department.

Your memorandum of April 5, 1957, states that neither T-2 nor T-1 was available for interview by Department Attorney Scott in September, 1956, due to circumstances beyond the Bureau's control. As indicated in the above paragraph, T-1 was the informant interviewed by Mr. Scott and T-2 and T-3 were the informants who were not available for interview. According to our Portland Office, Mr. Scott advised he would return to Portland "later" to interview T-2 but he made no statement at that time concerning an interview with T-3. Subsequently, on September 12, 1956, Mr. Scott telephonically contacted our Portland Office while en route from Spokane. Washington, to Denver, Colorado, and indicated that in the event it was necessary to interview either T-2 or T-3, the Bureau would be notified. The Bureau has no record in its files of a communication from the Department subsequent to September 12, 1956, indicating that it would be necessary to interview either T-2 or T-3. Although these two informants are still furnishing valuable information to our Portland Office they will be made available for interview in the future at the Department's request.

Office Memorandum • UNITED STATES GOVERNMENT

TO . :,	Mr. A. H. Belmont (Date: April 22, 19.	57
FROM:	Mr. F. J. Baumgardner	Tolson Nichols Boardman Belmont
O SUBJECT:	DEPARTMENTAL COMMITTEE ON HEREIN IS UNCLASSIFIED DATE 10-20-99 BY 60367 NISIEPIDO 901830	Mohr Parsons Rosen Tamm Trotter Nease Tele Room
	The minutes of the above committee dated 4-16-57 have been reviewed.	Holloman Gandy
nesas, s	The Internal Security Division advised () the committee it was unwilling to make a recommendation regarding the clearance of According! use as a witness has not been considered by the committee.	y b6 b7c b7D
The state of the s	The committee unanimously determined that John Hladun be "not cleared" for use as a witness.	1078 Angle
in the	The committee. upon reconsideration of information regarding recommended he not be cleared for use as a Government witness, and the clearance furnished by the committee on 4-3-56 regarding his use as a witness has been withdrawn.	WAR
in the state of th	member of the Communist Party (CP) from and was used as a paid Bureau informant from	repla
	he was not reactivated as a Bureau informan He testified for Immigration and Naturalization Service on a number of occasions and before the Subversive Activities Control Board in September, 1951.	b6
000	Bufiles reflect has never been a Rureau informant. He was a CP member in Canada from He appeared as a Government witness in the trial of Ben Gold for violation of the Labor Manage	b7C b7D
.م ﴿	Relations Act, 1947, in 1954 in Washington, D. C. INDEXED - 80 RECORDED - 80 / 0 0 1/ / 0 0 0 0 0 0 0 0 0 0 0 0 0 0	
	while attending union conventions of the second reports	3
Salar June	1 - Mr. Belmont 1 - Mr. Baumgardner 1 - Mr. Rose RFR: bis Nov B 1957	BIFBUL

Memorandum to Mr. Belmont
Re: DEPARTMENTAL COMMITTEE ON SECURITY WITNESSES
100-418105

(written on hotel stationery) to Newark Post Office box in his code name rather than name of Post Office box subscriber. This resulted in reports being delivered to dead letter office where they were opened and returned to the hotel which in turn forwarded them to union headquarters. Union officials made hand-writing analysis and identified informant as writer and expelled him from the union. _____ did not make a disclosure of his informant status and has in no way embarrassed the Bureau. Following his discontinuance as Bureau informant he was interviewed on several occasions by Departmental attorneys, and consideration was given to his being used as a Government witness.

b6 b7C b7D

ACTION:

None.

Copies of the above-described minutes have been prepared for inclusion in the following Bufiles:

100-349981 100-55627 100-381206

b6 b7C b7D

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cc Boardman Belmont Baumgardner Donohue Reddy

May 6, 1957

The Attorney General

Director. FBI

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

EX-Communists As Witnesses

Reference is made to my memorandum dated April 3, 1957, attaching a chart which reflected the number of current confidential informants already exposed through testimony at various security trials and hearings as well as the categories into which additional current informants may be placed in connection with pending and proposed security trials and hearings.

There are attached hereto charts reflecting similar information representing inquiries and requests submitted by the Internal Security Division of the Department and replied to by the Bureau through May 1, 1957.

Inasmuch as there has been no change in the figures in category one since April 1, 1957, this category is not being repeated in the attached enlarged chart.

901820

DECLASSIFIED DY 60267 NISIEPIDO CN 10-20-99 Phylosures - 2

Mr. William P. Rogers Deputy Attorney General

cc Assistant Attorney General William F. Tompkins (Englosures - 2)

See Bermont memo to Boardman 5-3-57 re same caption EBR: pat

EBR: pat: bmf (.10)

COMM - FBI MAY 6 - 1957 MAILED 19

00-418105-200 RECORDED

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Nichols Boardman

Belmont. Mohr Parsons

Rosen. Tamm-Trotter

Negse Holloman

REIÉASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of May 1, 1957

1.	CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES: (a) Smith Act Trials	48
2.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS WITNESSES AT SCHEDULED TRIALS AND HEARINGS: (a) Smith Act Trials	14
3•	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE DEFINITELY USED AS WITNESSES: (a) Smith Act Trials	30
4.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS. BUT WHO WILL NOT BE USED AS WITNESSES: (a) Smith Act Trials	34
5•	CURRENT CONFIDENTIAL INFORMANTS MADE AVAILABLE FOR INTERVIEW BUT DEPARTMENT HAS ADVISED INTERVIEWS WILL NOT BE CONDUCTED: (a) Smith Act Trials	19

ALL INFORMATION CONTAINED
HEREIN IS UNCLASSIFIED
DATE 10-30-99 BY 60851 NISIEPIOD

901830

6.	CURRENT CONFIDENTIAL INFORMANTS WHOSE BACKGROUND AND VALUE HAVE BEEN FURNISHED TO DEPARTMENT FOR DECISION AS TO INTERVIEW AND POSSIBLE USE AS WITNESSES:	40
	(a) Smith Act Trials	
7•	CURRENT CONFIDENTIAL INFORMANTS WHOSE AVAILABILITY FOR POSSIBLE USE AS WITNESSES HAS BEEN INQUIRED INTO BY THE	579
. To v	DEPARTMENT: (a) Smith Act Trials	
`	Identities Given 145 Inquiries Pending 619 764	

REIEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of May 1, 1957

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2.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS WITNESSES AT SCHEDULED TRIALS AND HEARINGS:	<u>.</u> 14
	(a) Smith Act Trials	
	(1) <u>San Juan Trial</u> (Trial date not set.)	
٠,٠	(2) <u>Boston Trial</u> (Trial date not set.)	* .
		,
•	(*Also scheduled to testify at United Electrical Radio and Machine Workers of America hearing before SACB. Hearing tentatively set for May 1957.)	
e .	(3) <u>John Cyril Hellman Trial</u> (Trial date not set.)	
·	(*Also scheduled to testify at International Uni Mine, Mill and Smelter Workers hearing before & Hearing in progress.)	Lon of SACB.
	(4) <u>Emanuel Blum Trial</u> (Trial date not set.)	
٠		•
	(*Also scheduled to testify at United Electrical Radio and Machine Workers of America hearing before SACB. Hearing tentatively set for May 1957.)	•
	ALLINFORMATION CONTAINED HEREIN IS LINCLASSIFIED DATE 10-30-99 BY 60367 WISIEP100 -901820	

100-418105-201

ENCLOSURE

	(b) <u>SAC</u>	CB Hearings Re Communist-dominated Labor Unions	
	(1)	Communist Infiltration of the United Electrical, Radio and Machine Workers of America (Hearing tentatively set for May 6, 1957.)	
	, (2)	Communist Infiltration of the International Union of Mine, Mill and Smelter Workers (Hearing in progress.)	
			b6 b7c
	(c) <u>La</u>	por Management Relations Act Cases	b7D
4		Bruno Maze Trial (Trial set for May 14, 1957.)	
	(2)	<u>Lee Brown Trial</u> (Trial date not set.)	
		pionage Case	
	(1)	Jack Soble Trial (Trial set for May 22, 1957. Principal defendants have entered guilty pleas to one count.)	. b6 . b7C . b7D
3•	ATTORNI	T CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL EYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE TELY USED AS WITNESSES:	30
	(a) <u>Sm</u>	ith Act Trials	
	(1)	San Francisco Trial (Prosecution not authorized to date.)	
		(*Also interviewed for "California Emergency Defense Committee" hearing before SACB which began April 23, 1	1957•)

(2) <u>Max Morris Weiss Trial</u> (Trial date not set.)	
(3) <u>San Juan Trial</u> (Trial date not set.)	
(h) CACE Harring De Communicated and Tahon Injone	b6
(b) bitob itobt itis to commented a confined one serious	b70 b70 b71
Radio and Machine Workers of America (Hearing tentatively set for May 6, 1957.)	
	* * * * * * * * * * * * * * * * * * * *
(2) Communist Infiltration of the International Union of Mine, Mill and Smelter Workers (Hearing in progress.)	4
	b6 b70 b71
(c) SACB Hearings Re Front Organizations	- 、
(1) Free Press Discussion Club (Petition being considered.)	
(*Also interviewed in IMRA case.)	
(2) Oregon Committee for Defense of Constitutional Rights (Petition being considered.)	
(3) Political Prisoners Welfare Committee (Petition being considered.)	
(d) Obstruction of Justice (Martin Solow) (Trial tentatively set for June 3, 1957.)	

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	(e) <u>La</u> l	oor Management Relations Act				
	(1) 	Bernard Lucas (Prosecution not authorized.)				~
	(2)	<u>lee Brown</u> (Indictment returned March 13 not set.)	, 1957.	Trial date	·	
	-				b6 177	
	(3)	Jack A. Sheperd (Prosecution not authorized.)) ~	, -	Ъ7С Ъ7D	
-						
	(4)	Karly Larsen (Prosecution not authorized.)		· · · · · · · · · · · · · · · · · · ·	*	
					. a .	-
4.		T CONFIDENTIAL INFORMANTS INTE	RV TEWED	BY DEPARTME	NTAL 314	ě
- 4°	` ' .	EYS, BUT WHO WILL NOT BE USED ith Act Trials	AD WILIN		2 , ´ s	*
		Cleveland Trial (Trial ended February 10, 19	56.)	,		-
		(deceased)			. %7D	
	(2)	John Noto Membership Trial (Trial ended April 12, 1956.)			
				•	b6 b7c b7D	
	(3)	New Haven Trial (Trial ended March 29, 1956.)	•		
,	(4)	Pittsburgh Retrial (No date set.)				
				•		

(b)	Administrative Hearing Re Independent Socialist League (Hearing concluded July, 1956. No decision.)	
(c)	Administrative Hearing Re National Lawyers Guild (Petition being considered.)	
4		b 6
(d)	SACB Hearings Re Front Organizations	b7C b7D
	(1) <u>Palo Alto Peace Club</u> (Petition being considered.)	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	(2) Community Unitarian Fellowship (Petition being considered.)	
		•
e ·	(3) Women's Interracial Friendship Club (Petition being considered.)	ė .
		•
7	(4) Philadelphia Women for Peace (Organization inactive)	b6 b7c b7D
`		
±	(5) <u>Save Our Sons Committee</u> (Petition filed August 9, 1956.)	
-	(6) Connecticut Volunteers for Civil Rights (Petition filed August 9, 1956.)	
	1- 3 VII VII I I I I I I I I I I I I I I I	

...

	(Petition being considered.)	•
	(10010101 being considered.)	
	(8) Sons of Columbus, Inc. (Petition being considered.)	
		-
	(9) <u>United Russian-American Committee</u> (Petition being considered.)	-
,	(10)Council on African Affairs (Petition dismissed.)	
_*,		b6
	(11)Political Prisoners' Welfare Committee (Petition being considered.)	b7C b7D
,		
)	SACB Hearings Re Communist-dominated Labor Unions	
No.	(1) Communist Infiltration of the United Electrical, Radio and Machine Workers of America (Hearing tentatively set for May 6, 1957.)	
	(Hearing tentatively set for May 6. 1957.)	•
	(2) Communist Infiltration of the International Union of Mine, Mill and Smelter Workers (Hearing in progress.)	
	(mearing in brokiess.)	

(e

cc Boardman Belmont Baumgardner Donohue Reddy

The Attorney General

June 6, 1957

X - Communists As Witnesses Director, FBI

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

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There are attached hereto charts reflecting similar information representing inquiries and requests submitted by the Internal Security Division of the Department and replied to by the Bureau through June 1,

Inasmuch as there has been no change in the figures in category one since May 1, 1957, this category is not being repeated in the attached enlarged chart.

Enclodures - 2

DECLASSIFIED BY 60367 NIS/EP/DD 10-20-99

101820

cc Mr. William P. Rogers Deputy Attorney General (Enclosures -2)

cc Assistant Attorney General William F. Tompkins (Enclosures -2)

See Bemont memo to Boardman 6-5-57 re same caption EBR pat

EBR: pat

RECORDED-35

Nichols Boardman Belmont. Mohr Rosen Tamm

DECLASSIFIED BY 60867 NIS/EPIDO

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of June 1, 1957

1	. CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES:	48
,	(a) Smith Act Trials.	-1
٠	(b) Subversive Activities Control Board (SACB) Hearings	\$5°
	Re Front Organizations	
	(c) Labor Management Relations Act Cases	`وپُّ نام
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	(a) Smith act Trials 6	
4 -	(b) SACB Hearings Re Communist-dominated Labor Unions. 5	
	(c) Labor Management Relations Act Cases 1	113
- * '	(d) Espionage Case 1	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
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3	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL	30
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	(b) SACB Hearings Re Communist-dominated Labor Unions. 5	
	(c) SACB Hearings Re Front Organizations 4	أوالحاأ وإسال
	(d) Obstruction of Justice Case	
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	(e) Labor Management Relations Act Cases 11	
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٠ <u>٠</u> .	(b) Administrative Hearing Re Independent Socialist	٠
	League (ISL)	
	(c) Administrative Hearing Re National Lawyers Guild 5	
	(d) SACB Hearings Re Front Organizations 16	
	(e) SACB Hearings Re Communist-dominated Labor Unions. 4	
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5	CURRENT CONFIDENTIAL INFORMANTS MADE AVAILABLE FOR INTERVIEW	19
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6.	CURRENT CONFIDENTIAL INFORMANTS WHOSE BACKGROUND AND VAL	JUE TER	1
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•.	(a) Smith Act Trials	13	
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•	(c) Labor Management Relations Act Cases	ě	
	(d) SACB Hearings Re Communist-dominated Labor Unions	4	į, , ,
	(e) Fraud Against the Government Cases	19	. ,
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7.	CURRENT CONFIDENTIAL INFORMANTS WHOSE AVAILABILITY FOR	<u>.</u>	20
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٠	DEPARTMENT:	777	
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	(c) Administrative Hearing Re Independent Socialist		
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	(d) SACB Hearings Re Communist-dominated Labor Unions	7.5	
	(e) Fraud Against the Government Cases	15	
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	(g) Denaturalization Cases	. 2	15 30
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· ' - ' 5	America.	2	
	(j) Registration Act Case	1	
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DATE .07-26-2010

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of June 1, 1957

1: CURRENT	CONFIDENTIAL INFORMANTS EXPOSED ÁS VITNESSES:	48
ATTORNEY	CONFIDENTIAL INFORMANTS INTERVIEUED BY DEPARTMENTAL VS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS ES AT SCHEDULED TRIALS AND HEARINGS: 10-20-11	13
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(2) [Boston Trial (Trial date not set.)	
(3)	(*Also scheduled to testify at United Electrical, Radio and Machine Workers of America hearing before SACB. Hearing in progress.) John Cyril Hellman Trial (Trial date not set.)	b6 b7C b7D
	(*Also scheduled to testify at International Union of Mine, Mill and Smelter Workers hearing before SACB. Hearing in progress.)	
(4)	Emanuel Blum Trial (Trial date not set.) ALL INFORMATION CONTAINED HEREIN IS DALL ASSIFIED EXC. WHERE SHOWN OTHERWISE.	EP)
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(b) <u>SAC</u>	B Hearings Re Communist-dominated Labor	<u>Unions</u>
(1)	Communist Infiltration of the United E	lectrical,
	Radio and Machine Workers of America (Hearing in progress.)	
(5)	Communist Infiltration of the Internat Union of Mine, Mill and Smelter Worker (Hearing in progress.)	ional s
(c) Lat	oor Management Relations Act Cases	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
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(d)	Obstruction of Justice (Martin Solow) (Trial tentatively set for June 3, 1957:)	,
(e)	Labor Management Relations Act	7 ⁶ .
	(1) Bernard Lucas (Prosecution not authorized.)	
		6 () () () () () () () () () (
* 5	(2) <u>Lee Brown</u> (Indictment returned March 13, 1957. Trial date	
	noc set.)	b2
		b7D
	(3) <u>Jack A. Shepherd</u> (Prosecution not authorized.)	
	(4) Karly Larson (Presecution not authorized.)	
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-) Smith Act Trials	
	(1) <u>Cleveland Trial</u> (Trial ended February 10, 1956.)	
	(deceased)	b7D
	(2) John Note Membership Trial (Trial ended April 12, 1956.)	
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• •	(3) New Haven Trial (Trial ended March 29, 1956.)	, b7D
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(No date set.)	
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Administrative Hearing Re Independent Socialis	t league
(Hearing concluded July, 1956. No decision.)	
Administrative Hearing Re National Lawvers Gui	<u>ld</u>
(Petition being considered.)	
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SACE Hearings Re Front Organizations	
Table Transport Bright State	
(1) Palc Alto Peace Club (Petition being considered.)	
(2) Community Unitarian Fellowship	
(Petition being considered.)	
(3) Women's Interracial Friendship Club (Petition being considered.)	
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(4) Philadelphia Women for Peace	
(Organization inactive.)	
(5) Save Our Sons Committee (Petition filed August 9, 1956.)	
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· · · · · · · · · · · · · · · · · · ·	(Petition filed August 9, 1956.)	Lenes
	(7) International Book Store, Inc. (Petition being considered.)	
	(8) <u>Yiddisher Kultur Farband, Inc.</u> (Petition being considered.)	
	(9) Sons of Columbus. Inc. (Petition being considered.)	
		b2
JT 71	(10) United Russian-American Committee (Petition being considered.)	
	(II) Council on African Affairs	
	(Petition dismissed.)	
	(12) Political Prisoners Welfare Commi	titee
	(Petition being considered.)	
	(e) SACB Hearings Re Communist-dominated I	
	Radio and Machine Workers of Ameri (Hearing in progress.)	
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(f) Labor Management Relations Act Case

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CONFIDENTIAL

May 28, 1957

MEMORANDUM FOR MR. NICHOLS

BOARDMAN BELMONT ROSEN TAMM MOHR

During the Attorney General's Staff Conference at Camp David, Maryland, on May 24 and 25, Assistant Attorney General Tompkins, of the Internal Security Division, referred to the fact that he had set up a committee of three to consider the credibility of communist witnesses. He has established an index and all derogatory information pertaining to former communists who have been used to provide testimony has been placed in one file with regard to the particular individual. The committee is composed of a representative of the Internal Security Division, one from Immigration and Naturalization Service and one from the Criminal Division. The United States Attorneys are under instructions to check with this committee before using a former communist as a witness in any Departmental case.

Sincerely yours,

ALL INFORMATION CONTAINED
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DATE 10-20-99 BY 60267 NIS/EPIDD

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STANDATO FORM NO. 64	and the same of		- 60	-
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Office Memorandum . up	NITED STA	TES GO	VERNME	VT
1 Day				· ﴿
TOW: Mr. L. V. Boardman	7	DATE:	June 5, 19	57
The state of the s			-	Tolega /
FROM : Mr. A. H. Belmont			. 16	Nichta
In 1800			A STATE OF THE STA	Belmont Mason
subject: RELEASING CURRENT CONFIDE	NTIAL INFO	RMANTS	~	MohrParsons
FOR TESTIMONY IN SECURITY	CASES			Rosen
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Labor Management Relations Act	cases, et	cetera.		Wall
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leach chart is also being trans	mitted to	the Attc	rney Gemer	al, n
Deputy Attorney General Rogers Tompkins. Inasmuch as the fig	and Assist	tant Att	corney Gene	ral
changed since the submission of	of the char:	ts which	reflected	W. C.
the status of this matter as o	f May 1, 19	957, thi	s category	lat i
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RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of June 1, 1957

1.	CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES: (a) Smith Act Trials	48
2.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS WITNESSES AT SCHEDULED TRIALS AND HEARINGS: (a) Smith Act Trials	13
3•	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE DEFINITELY USED AS WITNESSES: (a) Smith Act Trials	30
₽ •	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS. BUT WHO WILL NOT BE USED AS WITNESSES: (a) Smith Act Trials	37
5.	CURRENT CONFIDENTIAL INFORMANTS MADE AVAILABLE FOR INTERVIEW BUT DEPARTMENT HAS ADVISED INTERVIEWS WILL NOT BE CONDUCTED: (a) Smith Act Trials	19
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	CURRENT CONFIDENTIAL INFORMANTS WHOSE BACKGROUND AND VALUE HAVE BEEN FURNISHED TO DEPARTMENT FOR DECISION AS TO INTER-	45
÷	VIEW AND POSSIBLE USE AS WITNESSES: (a) Smith Act Trials	
,	CURRENT CONFIDENTIAL INFORMANTS WHOSE AVAILABILITY FOR POSSIBLE USE AS WITNESSES HAS BEEN INQUIRED INTO BY THE DEPARTMENT:	583
	(a) Smith Act Trials	. .
	League	, -,
· ·	(g) Denaturalization Cases	
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	Identities Given 147 Inquiries Pending 628	·

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REIEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of June 1, 1957

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2.	CURR ATTO	ENT RNES	CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL AS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS AT SCHEDULED TRIALS AND HEARINGS:	13
	(a)	<u>Smit</u>	th Act Trials	-
	,	(1)	San Juan Trial (Trial date not set.)	
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	<i>D</i>	(2)	Boston Trial (Trial date not set.)	
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	**,	(3)	John Cyril Hellman Trial (Trial date not set.)	
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			(*Also scheduled to testify at International Union of Mine, Mill and Smelter Workers hearing before SACB. Hearing in progress.)	
٠		(4)	Emanuel Blum Trial (Trial date not set.)	
			(*Also scheduled to testify at United Electrical, Radio and Machine Workers of America hearing before SACB. Hearing in progress.)	
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(b)	SAC	CB Hearings Re Communist-dominated Labor Unions
	(1)	Communist Infiltration of the United Electrical, Radio and Machine Workers of America (Hearing in progress.)
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	(27	Communist Infiltration of the International Union of Mine, Mill and Smelter Workers (Hearing in progress.)
(c)	Lab	or Management Relations Act Case
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	(1)	Iee Brown Trial (Trial date not set.) b6
(d)	Esp	ionage Case
`.	(1)	Jack Soble Trial (Sentences will be imposed on one count of indictment June 28, 1957. Five counts still outstanding.)
ATT(RNE	CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL 30 BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE ELY USED AS WITNESSES:
(a)	Smi	th Act Trials
	(1)	San Francisco Trial (Prosecution not authorized to date.)
-		· ·
	L	(*Also interviewed for "California Emergency Defense Committee" hearing before SACB which began April 23, 1957, and concluded May 6, 1957.)

3.

	(2) Max Morris Weiss Trial (Trial date not set.)	•	
	(3) San Juan Trial (Trial date not set.)		
(b)	SACB Hearing Re Communist-dominated Labor Unions		-
	(1) Communist Infiltration of the United Electrica Radio and Machine Workers of America (Hearing in progress.)	·	b6 b7c
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(c)	SACB Hearings Re Front Organizations		
	(1) Free Press Discussion Club (Petition being considered.)		. `
			:
	(*Also interviewed in Karly Larsen IMRA case.)		
	(2) Oregon Committee for Defense of Constitutional (Petition being considered.)	<u>Rights</u>	
			}
	(3) Political Prisoners' Welfare Committee (Petition being considered.)		b6 b7C
		, •	b7D
	(4) <u>Committee for Defense of Arthur Thomas</u> (Petition being considered.)		

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(d)	Obstruction of Justice (Martin Solow) (Trial tentatively set for June 3, 1957.)	
(م)	Labor Management Relations Act	
(6)		
	(1) Bernard Lucas (Prosecution not authorized.)	
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	(2) <u>Lee Brown</u> (Indictment returned March 13, 1957. Trial date not set.)	
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	(3) <u>Jack A. Shepherd</u> (Prosecution not authorized.)	.b7D
•.	(4) <u>Karly Larsen</u> (Prosecution not authorized.)	
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	RENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ORNEYS, BUT WHO WILL NOT BE USED AS WITNESSES:	31
(a)	Smith Act Trials	
	(1) <u>Cleveland Trial</u> (Trial ended February 10, 1956.)	
	(deceased)	b7D
	(2) John Noto Membership Trial (Trial ended April 12, 1956.)	
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(3) New Haven Trial (Trial ended March 29, 1956.)	
(4) <u>Pittsburgh Retrial</u> (No date set.)	٠
(b) Administrative Hearing Re Independent Socialist League (Hearing concluded July, 1956. No decision.)	Ъ6
	b7C b7D
(c) Administrative Hearing Re National Lawyers Guild (Petition being considered.)	
(d) <u>SACB Hearings Re Front Organizations</u>	
(1) <u>Palo Alto Peace Club</u> (Petition being considered.)	· . ·
(2) <u>Community Unitarian Fellowship</u> (Petition being considered.)	b6 b7C
(3) Women's Interracial Friendship Club (Petition being considered.)	b7D
(4) Philadelphia Women for Peace	
(Organization inactive.)	
(5) Save Our Sons Committee (Petition filed August 9, 1956.)	

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(6) <u>Connecticut Volunt</u> (Petition filed Au	teers for Civil Rights ugust 9, 1956.)		
(7) International Book (Petition being co	k Store, Inc. onsidered.)		
(8) <u>Yiddisher Kultur'l</u> (Petition being co	Farband, Inc. onsidered.)		
(9) Sons of Columbus, (Petition being co		3	b6 b7C b7D
(10) <u>United Russian-Ame</u> (Petition being co			•. [
(11) Council on Africation (Petition dismiss	n Affairs sed.)		b6 b7C
(12) <u>Political Prisone</u> (Petition being co	ers: Welfare Committee considered.)		b7D
(1) Communist Infiltr	mist-dominated Labor Unions ration of the United Electrical	. 9.	
(Hearing in progr	•		
	ration of the International III and Smelter Workers (ress.)	,	÷.

(f)	Labor Management Relations Act Case	
	(1) Bruno Maze (Entered guilty plea May 13, 1957.)	
-		b6 b70 b71

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ra [']	STANDARD FORM NO. 64	•3
	Office Memorandum • United States Government	ŗ
	TO: Mr. A. H. Belmont	
	SUBJECT: DEPARTMENTAL COMMITTEE ON SECURITY WITNESSES	olsonichols oardman elmont ohr arsonsosenrotter ease
	The minutes of the shows committee dated Tune 17	ele. Room olloman andy
	The committee unanimously determined that be "cleared" for use as a witness by the Internal Security Division.	MR)
	Bufiles reflect utilized as Bureau informant when ne was utilized as Government witness in Cleveland Smith Act trial.	
	ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 4/20/84 BY 8269 mulfager Long 844,349	b7D
	A copy of the above-described minutes has been prepared for inclusion in Bufile 65-1594	D COPY FILED IN
	BFR: jas jar (7) 1 - Mr. Belmont	UNRECORDED
	Mr. Baumgardner Mr. Bibler Mr. Reddy Mr. Rose Bufile 65-1594	b6 b7C
	100-418105 Enclosure	b7D
	TI JUN 27 1957	

Office Memorandum • UNITED STATES GOVERNMENT

MR. A. H. BELMONE

DATE: June 5, 1957

W. C. Sullive

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE ID-20-99 BY 60367 NISIEPIDO

SUBJECT:

SUPREME COURT DECISION IN JENCKS CASE

INFORMATION CONCERNING (CENTRAL RESEARCH SECTION)

The Communist Party, USA, is quick to turn to its advantage. the recent United States Supreme Court decision as reflected in an editorial entitled "A Blow At Perjury," featured in the June 5, 1957, issue of the Daily Worker.

Citing the decision by the Supreme Court on June 3, 1957, in the Jencks case, the editorial pounces on the Department of Justice and the FBI, stating the decision reflects "... the great popular revulsion against the notorious informer-witness system used by the Justice Department and J. Edgar Hoover's FB4...."

In commenting upon the contemplated action to be taken by the Bureau relative to this decision, it states, "J. Edgar Hoover is organizing a counter-attack through his high-powered FBI publicity machine, newspaper and congressional friends. He well knows that if his informers can be crossexamined on their written reports, their tailor-made testimony will be discovered to be woven of shoddy frameup thread." Further, "They have a vested interest in the witch-hunt and the great anti-labor trusts behind them have an even deeper interest."

The editorial concludes by urging the people to press forward and demand the end of the "witch-hunt." We can now expect widespread communist press articles relating to the Supreme Court decision using it to obtain other communist goals.

RECOMMENDATION:

None. For your information.

MAL:mjh

1 - Section tickler C

1 - H. O. Bly

1 - Mr. Belmont

1 - M. A. Jones

1 - Mr. Nichols

129'JUN 10 1957

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of July 1, 1957

1,	CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES: (a) Smith Act Trials	41	49
es e	(b) Subversive Activities Control Board (SACB) Hearings Re Front Organizations	4 2 1	4 - 1
2.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS WITNESSES AT SCHEDULED TRIALS AND HEARINGS: (a) Smith Act Trials	6 2	10
•	(c) Labor Management Relations Act Cases	2 1 1	
34	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE DEFINITELY USED AS WITNESSES: (a) Smith Act Trials	9	30
	(b) SACB Hearings Re Communist-dominated Labor Unions (c) SACB Hearings Re Front Organizations	954 1 11	•
4.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS; BUT WHO WILL NOT BE USED AS WITNESSES:		39
	(a) Smith Act Trials	16	. •
5.	CURRENT CONFIDENTIAL INFORMANTS MADE AVAILABLE FOR INTERVIEW BUT DEPARTMENT HAS ADVISED INTERVIEWS WILL NOT BE CONDUCTED (a) Smith Act Trials (b) SACB Hearings Re Front Organizations (c) Administrative Hearing Re National Lawyers Guild (d) Labor Management Relations Act Cases		19
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6.	GURRENT CONFIDENTIAL INFORMANTS WHOSE BACKGROUND AND VALUE	,	45
	HAVE BEEN FURNISHED TO DEPARTMENT FOR DECISION AS TO INTER-	,	
	VIEW AND POSSIBLE USE AS WITHESSES:		
	(a) Smith Act Trials	13	
	(b) SACB Hearings Re Front Organizations	364	
. •	(c) Labor Management Relations Act Cases	6	3
	(d) SACB Hearings Re Communist-dominated Labor Unions	4	* ,
-	(e) Fraud Against the Government Cases	19	,
	AND THE THE TWO IS NOT THE PROPERTY AS A SECOND OF THE PROPERTY OF THE PROPERT		203
7.	CURRENT CONFIDENTIAL INFORMANTS WHOSE AVAILABILITY FOR		583
-	POSSIBLE USE AS WITNESSES HAS BEEN INQUIRED INTO BY THE		
	DEPARTMENT:	מימו	
,	(a) Smith Act Trials	71 378	
Ψ	(b) SACB Hearings Re Front Organizations	370	٠
•	(c) Administrative Hearing Re Independent Socialist	•	
	League	125227	
•	(d) SACB Hearings Re Communist-dominated Labor Unions	42	1 144 2
	(e) Fraud Against the Government Cases	7.5	
	(f) Labor Management Relations Act Cases	42	
	(g) Denaturalization Cases	5	· .
	(h) Espionage Cases	(,ra) (]	* *
- 6	(i) Administrative Hearings Re Socialist Union of		٠ • • • • • • • • • • • • • • • • • • •
	America (2000) America (2000) - 10000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000	. 9	2
_ ,	(j) Registration Act Case	1	
	(k) Federation of Greek Maritime Unions	10	٠, ج
,	(1) Hugh E. Gordon Bookshop	6	
	(m) U. S. Klans, Knights of the Ku Klux Klan.	. 1	
	(n) Administrative Hearing Re National Lawyers Guild	8	<u> </u>
	(o) Administrative Hearing Re United Cultural		
	Association	2	ć
_4	(p) Honolulu Record Publishing Company	Э	ć. · -
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DECLASSIFICATION AUTHORITY DERIVED FROM: FBI AUTOMATIC DECLASSIFICATION GUIDE.



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RELEASING CURRENT CONFIDENTIAL INFORMANTS 99/820
FOR TESTIMONY IN SECURITY CASES

Figures apply as of July 1, 1957

1. CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES:	, jto	
(a) Smith Act Trials		
(1) First New York Trial (Ended October 14, 1949)	6	. •
		-
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(a) Boltedman that a first of a second of a second	b6 57C	í
(2) <u>Baltimore Trial</u> (Ended April 1, 1952)	1 b7D 55	/
		<u> </u>
(3) Los Angeles Trial (Ended August 5, 1952)	4 20	シ 三 つ
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	VISEX	
(4) Pittsburgh Trial (Ended August 20, 1953)	SE SE	0
(5) Seattle Trial (Ended October 10, 1953)		
		e.
(6) Philadelphia Trial (Ended August 13, 1954)	2 b6	
	j b7 .;	D D
(7) St. Louis Trial (Ended May 28, 1954)	2	
		,
Colson (8) <u>Detroit Trial</u> (Ended February 17, 1954)	3	
Boardman Belmont Mason		
fohr		,
Rosen *Did not testify. Exposed through testimony of		
Vinterrowd	, <u>.</u> .	
andy ENCLOSIES	-	-

CONFIDENTIAL



(9) Claude Lightfoot Membership Trial (Ended January 26, 1955)	2	•
(10) <u>Junius Scales Membership Trial</u> (Ended April 21, 1955)	1	
(11) Denver Trial (Ended May 25, 1955)	4	b6 b7c b7D
(12) Cleveland Trial (Ended February 10, 1956)	2	
(13) New Haven Trial (Ended March 29, 1956)	Ś	•
(14) Albert Blumberg Membership Trial (Ended March 7, 1956) (15) John Francis Noto Membership Trial	1	
(Ended April 12, 1956)		
(b) Subversive Activities Control Board (SACB) Hearings Re Front Organizations (1) National Council of American-Soviet Friendship (Hearing ended December 6, 1954)	1	b6 b7C b7D
(2) <u>Labor Youth League</u> (Hearing ended April 28, 1954)	1	
*Did not testify. Exposed through testimony of hus	band /	•





SECRET

(3) Civil Rights Congress (Hearing ended July 5, 1955)	1
(4) American Peace Crusade (Hearing ended April 11, 1956)	1
(c) Labor Management Relations Act Cases	
(1) Everett Melvin Huoman Case	2
(d) Nationalist Party of Puerto Rico Trial	b6 . b7c 1 b7D
(Trial ended October 12, 1954)	- _f
(e) Communist Infiltration of the International Union of Mine, Mill and Smelter Workers (Hearing in progress)	1.
CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTM	ental 1
ATTORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USE WITNESSES AT SCHEDULED TRIALS AND HEARINGS:	D AS
(a) Smith Act Trials (I) San Juan Trial	
(Trial date not set.)	
(2) Boston Trial (Trial date not set.)	. b6 • b7C b7D
(*Also scheduled to testify at United Electrical, Radio and Machine Workers of America hearing befo	na
SACB. Hearing in progress.)	r C

SEGRET



(3) Г	Emanuel Blum Trial (Trial date not set.) 1		•
	(Also scheduled to t Radio and Machine Wo SACB: Hearing in pr	orkers of America	i Electrical, a hearing befo	re
(b) SACE	B Hearings Re Communi		bor Unions	
(1)	Communist Infiltrati Radio and Machine Wo (Hearing in progress	orkers of Americ	d Electrical, a	
(2)	Communist Infiltrati Union of Mine, Mill (Hearing in progress	and Smelter Wor		b6 b7C b7D
(c) Lab	or Management Relation	ons Act Case		
(1)	Lee Brown Trial (Trial date not set			
(d) <u>Esp</u>	ionage Case			
(1)	Jack Soble Triel (Sentences will be July 29: 1957: Five	Imposed on one c e counts still o	ount of indict utstanding:)	ment
				* .
CURRENT ATTORNE DEFINIT	YS BUT DEPARTMENT HA			PAL 30
	CONFIDENTIAL INFORM			<u>FAL</u> 39
(a) Smi	th Act Trials	·	•	- ,
(1,)	Cleveland Trial (Trial ended Februa	ry 10, 1956.)	· · · · · · · · · · · · · · · · · · ·	. b7D
		(degeased)	SECRET	
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	to Membership Tended April 12,	1956.)		
	<u> </u>			•
(3) New Hay	en Trial ended March 29,	1956.)	**************************************	,
(4) <u>Pittsbr</u> (No dai	rgh Retrial te set.)			
) <u>Administra</u> i	ive Hearing Re	Independent	Socialist I	eague
(Hearing Co	mcluded July, 1	956. No dec	ision.)	, .
		,		
				9,
) <u>SACB Hearir</u>	igs Re Front Org	anizations		
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(1) Palo Al	red Leage CTOD	`		
(1) Palo Al	ion being consid	ered.)		· · · · · · · · ·
(1) Palo Al	ion being consid	ered.)		
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(1) Palo Al (Petiti	ion being consid	llowship		
(1) Palo Al (Petiti	ion being consid ty Unitarian Fe	llowship		
(2) Communate (Petitical) (2) Communate (Petitical)	ion being consid ty Unitarian Felon being consid Interracial Fr	llowship ered.)	<u>b</u>	
(2) Communication (Petition (Petitio	ion being consid ity Unitarian Felion being consid	llowship ered.)	<u>b</u>	
(2) Communication (Petition (Petitio	ion being consid ty Unitarian Felon being consid Interracial Fr	llowship ered.)	<u>b</u>	



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-	(T)	(Organiz	ation ina	ctive.)	ice			-
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"、"	(5).	Save Our	Sons Com	mittee	3 2006 \		-	
-		«(Lectoro	n filed <i>l</i>	ugust 9,	TA20.1	-		
	(6)		l <u> Ĉut-Volur</u>					
	`~.	(Hearing	complete	d inne T	1957.)		-
	(7)	Internat	ional Boo	k Store,	Inc			b2 b7[
	`. · Γ	(Letrero	n being o	onsidere				
	(8)	Yiddishe	r Kultur	Farband.	Inc.			•
	,	(Le OT OT C	n being o	onsidere	uligi de la	,		
at #	(9) Г		Columbus n being		d.)	-		•
	(10)	<u>United</u> F	lussian-Ar	nerican C	ommittee			
		(Petitic	n being o	onsidere	d.)		^x	•
•	(11		on Afric		rs		,	b2 b7p
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er.	(12)		nl Prisone on being			<u>lttee</u>	· • • • • • • • • • • • • • • • • • • •	- - -
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SEGNET



(e) SACB Hearings Re Communist-dominated Labor Unions

- (1) Communist Infiltration of the United Electrical, Radio and Machine Workers of America (Coring in progress.)
- (2) Company in Riltration of the International Union of Table 10 and Smelter Workers (Hear 50 Am Ar Gress.)

(f) Labor Management Relations Set Case

(1) Bruno Maze
(Entered guilty pleased 1957
Not as yet sentenced





b7D

Office Memorandum TED STATES GOVERNMENT

DATE: June 28, 1957 Mr. Nichol

FROM M. A. Jone

Newspaper Disbursements for June, 1957 SUBJECT:

soppect: Memb	haher Dispurseme	ents for June, 1951	
W. Post and T. Her.	(D- 50:) (S- 5:ES-1)	50 @ . 05 2. 50 6 @ . 20 1. 20	3.70
Wash. Star	(D- 90:ED-4) (S- 5:ES-4)	94 @ . 05 4./70 9 @ . 20 1/80	6.50
Wash. News	(D- 50:ED-8)	58 @ . 05 2. 90	2.90
N.Y. Mirror	(D- 50:ED-15) (S- 5:ES- 1)	65 @ .05 / 3.25 6 @ .15 .90	4. 15
N. Y. News	(D- 50:ED 7) (S- 5: 7)	57 @ .05 2.85 5 @ ./10 .50	3. 35
N.Y. Her. Tribune	(D- 50:ED-7) (S- 5:ES-1)	57 @ . 05 2. 85 6 @ . 25 1. 50	4. 35
N. Y. Journal Amer.	(D- 40:ED 6) (D- 5:) (S- 5:ES 1)	$egin{pmatrix} 46 & @.12 & 5.52 \ /5 & @.10 & .50 \ 6 & @.25 & 1.50 \end{bmatrix}$	7. 52
N. Y. Times	(D- 13:) (S- 5:ES-1)	$ \begin{array}{ccccccccccccccccccccccccccccccccccc$	2.75
Chicago Trib.	(D- 3:) /	3√@.10 .30	. 30
Baltimore Sun	(D- 2:)	2 @.07 .14	.14
Richmond Times	(D- 7:)	7 .10 .70	. 70
N.Y. World Tele.	(D- 6:)/	6 @. 10 . 60	.60
Phil. Inquirer	(D- 3: /	3 @ 10 .30	. 30
Boston Globe	(D- 2:)	2 @.\07 .14	. 14
New York Post	(D- 3:)	3 @. 12 . 36	. 36

Tolson. Nichols Boardman Belmont Mohr ... Parsons Rosen. Tamm. Trotter Nease. Tele. Room _ Holloman _ Gandy

Total spent for newspaper during June, 1957

(Money Report Continued)

4@.15	.60
6 @.20	1.20
9 @. 25	2.25
2 @. 70	1.40
1 @1.25	1.25
Tax	. 23

6.93

Money on hand as of June 1, 1957	4.80
Money received during June, 1957	60.00
	64.80
	44. 79
Money spent during June	44. (9
Money on hand as of July 1, 1957	20, 01

Total spent for magazines and books during June, 1957

STANDARD FORM NO. 64 Office Memorandum · United States Government Mr. L. V. Boardman DATE: FROM : Mr. A. H. Belmont - Common wists do les tons SUBJECT: XRELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES Attached hereto is the running memorandum, prepared at the Director's instructions, reflecting the use of current confidential informants in security prosecutions. Instant memorandum contains two charts, one enlarged, reflecting the status of this matter as of July 1, 1957.

Tele. Room Holloman Gandy

. Nichols

Boaldman

Helmont . Mohr.

Parsons.

Rosen Tamm Nease Winterrowd

July 3, 1957

The various categories in the memorandum have been broken down as to the various types of cases involved, such as Smith Act trials, Subversive Activities Control Board hearings. Labor Management Relations Act cases, et cetera.

Pursuant to the Director's instructions, a copy of each chart is also being transmitted to the Attorney General, Deputy Attorney General Rogers and Assistant Attorney General Tompkins. Inasmuch as the figures in category three have not changed since the submission of the charts which reflected the status of this matter as of June 1, 1957, this category is not being repeated in the enlarged charts.

ACTION:

ALL INFORMATION CONTAINED HEREINIS UNCLASSIFIED BY 60367 NISTEPIDO

Attached, for approval, is a memorandum to the Attorney General, copies for Deputy Attorney General Rogers and Assistant Attorney General management and Assistant Attorney General Tompkins, transmitting the Educates reflecting the status of this matter as of July 1, 1957.

Enclosures cc Boardman Belmont Baumgardner Donohue ReddyEBR: pat *(6)* ·

RECORDED - 80

INDEXED - 80

JUL 10 1957

EX-131

6 Per

60 JUL 15 1957

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of July 1, 1957

	CURRENT CONFIDENTIAL INFORMANTS EXPOSED AS WITNESSES: (a) Smith Act Trials	41 4 2 1	49
2.	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED AS WITNESSES AT SCHEDULED TRIALS AND HEARINGS: (a) Smith Act Trials (b) SACB Hearings Re Communist-dominated Labor Unions (c) Labor Management Relations Act Cases (d) Espionage Case	6 2 1	10
3•	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE DEFINITELY USED AS WITNESSES: (a) Smith Act Trials (b) SACB Hearings Re Communist-dominated Labor Unions (c) SACB Hearings Re Front Organizations (d) Obstruction of Justice Case (e) Labor Management Relations Act Cases	95 4 11	30
₽ •	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS, BUT WHO WILL NOT BE USED AS WITNESSES: (a) Smith Act Trials. (b) Administrative Hearing Re Independent Socialist League (ISL). (c) Administrative Hearing Re National Lawyers Guild. (d) SACB Hearings Re Front Organizations. (e) SACB Hearings Re Communist-dominated Labor Unions. (f) Labor Management Relations Act Cases.	6 55661	39
5•	CURRENT CONFIDENTIAL INFORMANTS MADE AVAILABLE FOR INTERVIEW BUT DEPARTMENT HAS ADVISED INTERVIEWS WILL NOT BE CONDUCTED: (a) Smith Act Trials. (b) SACB Hearings Re Front Organizations. (c) Administrative Hearing Re National Lawyers Guild. (d) Labor Management Relations Act Cases ALLINFORMATION CONTAINED HEREINIS UNCLASSIFIED DATE 10-30-99 BY 60367 NIS/EPIC	6 4 7 2	19

6.	CURRENT CONFIDENTIAL INFORMANTS WHOSE BACKGROUND AND VALUE HAVE BEEN FURNISHED TO DEPARTMENT FOR DECISION AS TO INTER-		45
	VIEW AND POSSIBLE USE AS WITNESSES:		
	(a) Smith Act Trials	13	
	(b) SACB Hearings Re Front Organizations	_ 3	
F3	(c) Labor Management Relations Act Cases	ĕ	
	(c) Labor Management Relations Act Cases	ř	
	(a) Froud Assingt the Community Codes	13 6 4 19	
	(e) Fraud Against the Government Cases	17	
7.	CURRENT CONFIDENTIAL INFORMANTS WHOSE AVAILABILITY FOR		583
•	POSSIBLE USE AS WITNESSES HAS BEEN INQUIRED INTO BY THE		
	TOTAL DATE OF STREET		
	(a) Smith Act Trials	71	
•	(b) SACB Hearings Re Front Organizations	378	
	(c) Administrative Hearing Re Independent Socialist	370	
	Locato : .	1 ′	
	League	42	
	(a) The west the Community of C	75	
	(e) Fraud Against the Government Cases	15 42 2	
	(I) Labor Management Relations Act Cases	42	
	(g) Denaturalization Cases	2	
	(h) Espionage Case	1	
	(i) Administrative Hearings Re Socialist Union of		
	America	9	
	(j) Registration Act Case	1	
	(k) Federation of Greek Maritime Unions	1	
	(1) Hugh E. Gordon Bookshop	6	
	(m) U. S. Klans, Knights of the Ku Klux Klan	ĭ	
	(n) Administrative Hearing Re National Laurers Guild:	9 1 6 18	
	(n) Administrative Hearing Re National Lawyers Guild		
	(O) Administrative nearing he united cultural	2	
,	Association	2	
	(p) Honolulu Record Publishing Company	3	•
	the state of the s		
	Identities Given 147		
	Identities Given 147 Inquiries Pénding 628		
	775		

RELEASING CURRENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Figures apply as of July 1, 1957

				:	
1.	CURI	RENT	CONFIDENTIAL INFORMANTS EXPOSED AS. WITNESSES:		49
	(a)	Smit	th Act Trials		
		(1)	First New York Trial (Ended October 14, 1949)	6	
					b6 b7C b7D
		(2)	Baltimore Trial (Ended April 1, 1952)	1	
		(3)	Los Angeles Trial (Ended August 5, 1952)	¼	
	E 9/00	(4)	Pittsburgh Trial (Ended August 20, 1953)	3	
TAINED TO THE TO THE TO THE TAINED TO THE TA	AO SO	* (5) 	Seattle Trial (Ended October 10, 1953)	1+	•
SUNCLASSIF	90185	(6)	Philadelphia Trial (Ended August 13, 1954)	2	b6 b7C b7D
ERENIES OF THE PROPERTY OF THE		(7) [St. Louis Trial (Ended May 28, 1954)	3	
		(8) (8)	Detroit Trial (Ended February 17, 1954)	3]	
	*	Did :	not testify. Exposed through testimony of husba	nd,	
			. ENCLOSURE		

(9)	Claude Lightfoot Membership Trial (Ended January 26, 1955)	2
(10)	Junius Scales Membership Trial (Ended April 21, 1955)	1
(11) [Denver Trial (Ended May 25, 1955)	4 b6 b7c
(12)	Cleveland Trial (Ended February 10, 1956)	ъ7D 2
(13)	New Haven Trial (Ended March 29, 1956)	2
_ (14) [Albert Blumberg Membership Trial (Ended March 7, 1956)	1
(15)	John Francis Noto Membership Trial (Ended April 12, 1956)	b6 3 b7c b7D
(b) <u>Sub</u> <u>Re</u>	versive Activities Control Board (SACB) Hearings Front Organizations	
(1)	National Council of American-Soviet Friendship (Hearing ended December 6, 1954)	1
(2) 	Labor Youth League (Hearing ended April 28, 1954)	1
*Di	d not testify. Exposed through testimony of husb	and.

		(3) <u>Civil Rights Congress</u> (Hearing ended July 5, 1955)	1	
		(4) American Peace Crusade (Hearing ended April 11, 1956)	1 .	
	(c)	Labor Management Relations Act Cases		
		(1) Everett Melvin Hupman Case	2	
			b6 b7C	
	(d)	Nationalist Party of Puerto Rico Trial (Trial ended October 12, 1954)	1 ^{b7D}	
	(e)	Communist Infiltration of the International Union of Mine, Mill and Smelter Workers (Hearing in progress)	1	
2•	ATT	RENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTM ORNEYS AND DEPARTMENT HAS ADVISED THEY WOULD BE USED NESSES AT SCHEDULED TRIALS AND HEARINGS:)
	(a)	Smith Act Trials		
		(1) <u>San Juan Trial</u> (Trial date not set.)		
		(2) Boston Trial (Trial date not set.)	b6 b7C b7D	
		(*Also scheduled to testify at United Electric Radio and Machine Workers of America hearing b SACB. Hearing in progress.)	al, efore	

-	(3) Emanuel Blum Trial (Trial date not set.)	
	(*Also scheduled to testify at United Electrical, Radio and Machine Workers of America hearing before SACB. Hearing in progress.)	
	(1) Communist Infiltration of the United Electrical, Radio and Machine Workers of America / (Hearing in progress.)	
3	(2) Communist Infiltration of the International Union of Mine, Mill and Smelter Workers (Hearing in progress.) b6 b70	
	(c) <u>Labor Management Relations Act Case</u> (l) <u>Lee Brown Trial</u>	
,	(d) Espionage Case	
	(1) Jack Soble Trial (Sentences will be imposed on one count of indictment July 29, 1957. Five counts still outstanding.)	
3•	CURRENT CONFIDENTIAL INFORMANTS INTERVIEWED BY DEPARTMENTAL ATTORNEYS BUT DEPARTMENT HAS NOT ADVISED THAT THEY WILL BE DEFINITELY USED AS WITNESSES:	30
4.	ATTORNEYS, BUT WHO WILL NOT BE USED AS WITNESSES:	39
	(a) Smith Act Trials (1) Cleveland Trial (Trial ended February 10, 1956.)	
	(deceased)	

	(2) John Noto Membership Trial (Trial ended April 12, 1956.)	1
	(3) New Haven Trial (Trial ended March 29, 1956.)	b6 b7C b7D
	(4) Pittsburgh Retrial (No date set.)	
(b)	Administrative Hearing Re Independent Socialist Les (Hearing concluded July, 1956. No decision.)	ague
(c)	Administrative Hearing Re National Lawyers Guild (Petition being considered.)	
(d)	SACB Hearings Re Front Organizations (1) Palo Alto Peace Club (Petition being considered.)	b6 b70 b70
	(2) Community Unitarian Fellowship (Petition being considered.) (3) Women's Interracial Friendship Club	
-4	(Organization inactive.)	

. . .

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(4)	Philadelphia Women for Peace (Organization inactive.)		
[•		
(5)	Save Our Sons Committee (Petition filed August 9, 1956.)		
(6)	Connecticut Volunteers for Civil Rights (Hearing completed June 19, 1957.)	-	b6
		_ ′	b70 b70
. (7)	International Book Store, Inc. (Petition being considered.)		
	*		,
(8)	Yiddisher Kultur Farband, Inc. (Petition being considered.)		
(9)	Sons of Columbus, Inc. (Petition being considered.)		
	,		
(10)	United Russian-American Committee (Petition being considered.)		
(11)	Council on African Affairs (Petition dismissed.)		b6 b70 b70
(12)	Political Prisoners' Welfare Committee (Petition being considered.)		
	ζ ₁		

•

(e)	SACB Hearing Re Communist-dominated Labor Unions	
-	(1) Communist Infiltration of the United Electrica Radio and Machine Workers of America (Hearing in progress.)	1.
	(2) Communist Infiltration of the International Union of Mine, Mill and Smelter Workers (Hearing in progress.)	
	Gerald Harris	b6 b70
(f)	Labor Management Relations Act Case	b71
	(1) Bruno Maze (Entered guilty pleasMay 13, 1957. Not as yet sentenced.)	

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CARETORNORAL

Ccc Boardman
Belmont
Baumgardner
Donohue
Reddy

The Attorney Veneral

July 5, 1957

Director, PSI

DECLASSIFIED BY 60261 NIS/EP/DD

901820

FOR PERFERENCE OF SECURITY CALLED

June 5, 1957, attaching a chart which reflected the number of current confidential informants already exposed through testimony at various security trials and hearings as well as the categories into which additional current informants may be placed in connection with pending and proposed security trials and hearings.

There are attached hereto charto reflecting similar information representing inquiries and requests submitted by the Internal Security Division of the Department and replied to by the Sureau through July 1, 1987.

Incomed as there has been no change in the figures in category three since June I, 1957, this category to not being repeated in the attached enlarged chart.

Enclosures - 2

op Mr. Villiam P. Dogers
Deputy Attorney General
(Enclosures +2)

Co Assistant Steveney General

Itilitan F. Tompkins 80

(Enclosures - SUEXED - RECORDED - 80 / Lo - 4/6/65 - 30

See Belmont memo to Boardman 7-3-57 re seme Johnton 5FBR: po

Tolson (10)

Tolson Sichols Boardman Belmont Mohr Parsons Rosen Tamm Trotter Nease Tele. Room Holloman Gandy 60 JUL 15 1957

SENT FROM D. O.
TIME # 55000
DATE # 55000

DESTRUCTION OF THE STATE

Office Memorandum • United States Government

: DIRECTOR, FBI (100-418105)

July 10, 1957 DATE:

TROM:

SAC, CHICAGO

SUBJECT: EX-COMMUNISTS AS WITNESSES

Re Los Angeles letter dated 6/28/57, captioned as above.

The Los Angeles Office in relet advised. that the United States Attorney, Southern District of California, had requested that a central indices check be made concerning a denaturalization proceeding based on Communist Party affiliation in the case U. S. vs JAMES ERNEST TOBACK, et al, Civil No. 19151-WB, on certain persons who were former Communists.

The indices of the Chicago Office were checked and no information was found concerning this individual which has not previously been furnished to the Bureau.

(2) - Bureau (Registered)

1 - Los Angeles (100-53645) (Registered)

13- Chicago (2-4545)

EBL:HFM

(4)

ALL INFORMATION CONTAINED

DATE 10:90:43 BY POSP J NIZIE SWO

401820

RECORDED-6

CA JUL 15.1957

1JUL 22 1957

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- Boar 1 - Belmont l - Dise

The Attorney Coneral

Director, Jel

HALEASTIE GORERF CONFIDERTAL THROUGHING VOR TESTIFICATE IN SECURITY CASES

Reference is made to my necovardum dated-July 5, 1957, captioned no above to which muc outsided a chart reflecting the status of this matter as off July 1, 1957.

buring the routh of July, 1957, there have been no changes in the ligures as set forth in the afore-mentioned than and, therefore, a new chart has not been prepared as of August 1, 1957. In the event the figures charge during the north of August. 1957, a new chart will be propered, a copy of which vill be forwarded to you, to reflect current figures as of September 1, 1957.

> ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-20-99 BY LOGUE NISIEPIDO 901890

-Cr. Milian P. Nogero Deputy Actorney Conoral

-Applicant Attorney General CALLIANT F. Torinicians

19 AUG 6 1957.

See memorandum Belmont to Boardman, August 2, 1957

same caption. PWD:bam.

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DECLASSIFIED BY 60267 NIS/EP/PD CN 10-20-99

901880 Information has been received from our Les Ingeles Office that denoturalization proceedings precently are

pending in Lea Angelea, Colifornia, against the subject. The United Alates Attorney's affice at Les Angeles. California, has requested that a central indices theek be

ngle on the following former commisses

Instantal as the show-sentioned direc individuals ard former Communist Earty (CP) combers, brief decliground information together with information which may descreely reflect upon their creathility, as contained in the files of this lurance, is not out below. This information is being Log Angoles. Collibrato.

in edititional check to being base of our Oblicego and den Diego Offices conversing these includerals. Any aidiffered deregatory information concerning then in the files of these affices will be furnished to you and the United States Actorney at Eas ingeles, California, prospile upon require.

200-110310

100-418/05 NOT RECORDED 138 JUL 16 1957

200 - Chicago (See note page 4.) Acc - Los Angeles (See note page 4.) (Enclosures - 2 Acc - San Diego (See note page 4.) Acc - 100-418105 (Ex-Communists As Witnesses)

Yello
DUPLIC

cc - 100-11480TELLOV: Subject in the security index.

UPLICATE ul 1 5 1957 MAILED

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Associate Attorney General William F. Lampkina

The 1920. The she had been married in three occasions, noting that she diverged her first husband, her second husband died and she was separated from her third husband for a number of years. The reportedly joined the CP in and premined in the CP as a member until approximately at which time she resigned. The same francisco, California, on an in connection with a case of the Immigration and Naturalization dervice, contacted the San Francisco Office of the FDI. The stated that the primary reason for contacting the San Francisco Office was that she was planning to travel to Los Angeles on a personal matter and she destred the San Francisco Office to obtain a Federal subposes for her travel to Los Angeles. She was advised that the FDI has nothing to be do with the issuance of subposes. Also known as
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Assistant Attorney General Villian D. Tompetno

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Enclosed for the Los Angeles Office are two identification records, one of which is for and the other for Los Angeles should immediately furnish pertinent information regarding the prospective witnesses to the United States Attorney, Los Angeles, California.

Chicago should check its files for any derogatory information which would adversely reflect upon the credibility of San Diego should and Such information should be immediately furnished to the Bureau and Los Angeles Office for transmittal to the Department and the United States Attorney, Los Angeles, respectively

Chicago and San Diego refer to Los Angeles Letter dated June 28, 1957, captioned "Ex-Communists" As Witnesses." STANDARD FORM NO. 64

ice Memorandum • united states government

: Mr. L. V. Boardman

DATE: August 2, 1957

Mr. A. H. Belmont

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10.20.99 BY 60367 NIS/EP/DO

EX-Communists as Witnesses RELEASING CURRENT CONFIDENTIAL INFORMANTS SUBJECT:

FOR TESTIMONY IN SECURITY CASES

Parsons Rosen Tamm Trotter Nease_ Tele. Room __ Holloman

During the month of July, 1957, there have been no requests from the Department regarding current confidential informants for use as witnesses in security cases which would change the monthly chart submitted on this matter.

In connection with the Los Angeles Smith Act retrial, the Department did indicate that current informant would be a necessary witness. The Department has been advised that in view of the type of information currently beingfurnished and the status of the informant in the Communist Party, the Bureau feels her release as a witness at this time would be highly undesirable.

b2 b7D

was, however, the subject of a prior inquiry from the Department in connection with the Subversive Activities Control Board hearing on the International Union of Mine, Mill and Smelter Workers. The informant was interviewed by Departmental attorneys in connection with that hearing and they decided she would not be used as a witness. chart reflects this fact. There appears to be no reason to change the chart as a result of the Department's inquiry in connection with the Los Angeles retrial.

Inasmuch as there are no changes to be made in the chart, it is not believed a chart need be prepared to reflect the status of this matter as of 8-1-57. Attorney General will be advised accordingly.

ACTION:

Attached for approval is a memorandum to the Attorney General advising that a new chart is not being prepared as of 8-1-57 since there have been no changes in the chart which was prepared as of 7-1-57.

Enclosure Boardman Belmont'

RECORDED-18/10-442-10

PWD:bam

TO

MR. A. H. BELMONT

DATE: August 5, 1957

FROM

SUBJECT:

MR. J. A. SIZOO

cc Mr. Belmont

Mr. Baumgardner

Mr. Papich

Mr. Dise

Belmont _____
Mohr _____
Parsons ____
Rosen ____
Tamm ____
Trotter ____

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Boardman

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INFORMANTS USED AS VITNESSES
IN SECURITY CASES

Mario Noto of Immigration and Naturalization called to day and advised that he had reviewed the Department's memorand of July 26, 1957, concerning the problem of the use of former Bureau informants in other proceedings. He noted that the Internal Security Division of the Department had indicated that it would be desirable for the I&NS and other agencies to check testimony contemplated by former FBI informants with the FBI in order to insure its accuracy.

Note said he was in very definite agreement with the suggestion from the Internal Security Division and he wanted the Bureau to know that he was issuing instructions to the field in this connection and read the instructions over the phone. The instructions require that wherever a local office of I&NS contemplates the use of a former FBI informant in any type of hearing, a summary of the anticipated testimony is to be furnished to the local FBI office with the understanding that that testimony will be checked against information previously furnished to the FBI by the informant.

This is for information.

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DATE 10-30-99 BY 60367 N13/EPIDD

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2. The committee considered an exchange of correspondence between the FBI and the Internal Security Division concerning a proposal that prior to the use of an informant for testimony his contemplated testimony be checked with the appropriate FBI field office to determine whether it is consistent with information previously furnished by informant to the Bureau. The chairman of the committee advised that INS had revised its operating instructions in the field to conform with the FBI's suggestion and the committee

a manuscript of approximately 700 pages which was obscene. The material eventually found its way into the hands of the defense in the SACB case against the Committee to End Sedition Laws, as

a result of which the Government moved to strike

Enclosure

JDD jas (8)

Mr. Belmont

Mr. Baumgardner

Central Research

Mr. Bibler

Mr. Reddy

Mr. Rose

100 pages of notes to

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who then prepared

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**ENCLOSURE

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Memorandum for Mr. Belmont RE: DEPARTMENTAL COMMITTEE ON SECURITY WITNESSES 100-418105

decided to adopt the suggestion and send a letter to all United States Attorneys. This situation arose from the Bureau's suggestion that repeated use of informants poses problems in that discrepancies tend to creep into the record and witnesses rely on memory concerning prior associates and events. Risk of discrepancies increases in direct proportion to the number of times an informant testifies. Appropriate instructions issued to the field in SAC Letter No. 57-46 dated 8/13/57.

ACTION:

None.

A copy of the above-described minutes has been prepared

for inclusion in Bufile 65-1594

b7D

In view of the likelihood that your office will be contacted at some time in the future by a representative of Immigration and Naturalization Service or some other agency in the executive branch of the Government with a request that anticipated testimony of a former informant be checked against information previously furnished to the Bureau by the informant, the following instructions are set forth:

- (1) Ascertain the exact testimony expected of the informantwitness by the inquiring agency.
- (2) Review the informant's written reports furnished to the Bureau or memoranda prepared on the basis of oral reports made to a Bureau Agent for the purpose of determining whether discrepancies or misstatements exist between the anticipated testimony and the information in your files.
- (3) Furnish the results of your review to the inquiring agency specifically pointing out, in detail, any discrepancies or misstatements which have been noted.
- (4) Advise the Bureau promptly of the receipt of any such requests and the results of your file review based on the request.

8/13/57 SAC LETTER NO. 57-46

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Office Memorandum · UNITED STATES GOVERNMENT

Mr. L. V. Boardman

DATE: August 1, 1957

Mr. A. H. Belm

cc Boardman Belmont Baumgardner Dise

SUBJECT:

INFORMANTS USED AS WITNESSES ALLEGE CONTROL IN SECURITY CASES

10-20-99 LO367 NIS/EP/00

Experience has proven Bureau informants, once Nease_ Tele. Room __ exposed through testimony at a trial or hearing, are Holloman frequently called upon for testimony at additional trials, hearings and before congressional committees and for signed statements in Immigration and Naturalization Service (INS) Such repeated use of informants poses problems in that discrepancies tend to creep into the record when witnesses rely solely on memory concerning prior associates and events. Risk of discrepancies increases in direct proportion to number of times, informant testifies. Inaccuracies or misstatements reflect unfavorably, not only on the informant, but on Government's entire program of using informants as witnesses. This problem pointed out to Department by memorandum May 8, 1957, and suggestion made that Department carefully consider desirability of repeated use of informants as witnesses and, as one means of controlling problem, that whenever an agency of executive branch of Government contemplates utilizing informant as witness, it would be desirable for that agency to check with appropriate Bureau field office to ascertain whether contemplated testimony is consistent with information previously furnished by the informant to the Bureau

By attached memorandum dated July 26, 1957, Department advises this problem of grave concern to Internal Security Division. Mechanics of control are under study by Departmental Committee on Security Witnesses and proposed methods of control are expected to } be brought up at an early meeting of the committee. Departmental; approval given to Bureau suggestion that agency contemplating use of informant as witness check with Bureau field office to ascertaing consistency of anticipated testimony. Department states criminal Division and INS being advised. 1100-418105

OBSERVATIONS:

not recorded 133 AUG 20 1957

In view of Departmental approval of Bureau suggestion it is likely that field offices will receive inquiries from Departmental attorneys and INS. When such requests are received field offices should ascertain exact testimony expected of witnesses and then review informants written reports and/or oral reports reduced to writing to determine whether discrepancies exist.

PWD:patr

Enclosures sent 8-6-57

64 AUG 23 1957

Memorandum for Mr. Boardman RE: INFORMANTS USED AS WITNESSES IN SECURITY CASES

The inquiring agency will be advised of the results of this review and any discrepancies noted will be pointed out to the agency. Field offices will be instructed to advise the Bureau of any such requests received and of the results of the review which is made as a result of the request.

ACTION:

In order to alert the field and to provide appropriate instructions to the field in this matter, there is attached for approval a letter to all Special Agents in Charge.

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l - Mr. Marquise

Assistant Attorney General William F. Tomskins

August 12, 1957

Director, FBI

JAMES ENVEST TOBACK SECURITY MATTER - C ALL INFORMATION CONTAINED
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DATE 10-80-99 BY 60367 NISIEPPOP
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Reference is made to my letter dated July 15, 1957, concerning the captioned individual.

Enclosed is a memorandum dated August 1, 1957, at San Diego, California, which contains additional information concerning Donald R. Stevenson. This information is being made available to the United States Attorney's office at Los Angeles, California.

Enclosure

Note: Subject in Security Index. Denaturalization proceeding pending against him at Los Angeles. Donald R. Stevenson is one of the individuals on whom U. S. Attorney, Los Angeles, requests central indices check. All pertinent decratory information in Bureau files concerning these individuals furnished by relet to Department and made available to U. S. Attorney, Los Angeles.

100-119813

1 - Bufile 100-11480 (Denald Robertson Stevenson) 1 - Bufile 100-418105 (Ex-Communists as Witnesses)

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The Attorney General
Director, FBI

cc Boardman
Belmont
W.C. Sullivan
Baumgardner
Donohue
Reddy
September 6, 1957

PULLASING CURENT CONFIDENTIAL INFORMANTS FOR TESTIMONY IN SECURITY CASES

Reference is made to my memorandum dated July 5, 1957, captioned as above, to which was attached a chart reflecting the number of informants exposed through testimony at security trials and hearings as well as additional informants considered by the Department for testimony in connection with pending and proposed security trials and hearings.

During the months of July and August, 1957, there have been no changes in the figures as set forth in the chart dated July 5, 1957.

The Bureau is discontinuing the preparation of monthly charts in this matter.

cc Mr. William P. Rogers
Deputy Attorney General

ALL INFORMATION CONTAINED THEREIN'S UNCLASSIFIED DATE 10-30-99 BY 6030 NISIEPION POLSO

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See Belmont memo to Boardman re same Scaption 9-5-57 EFD: pat

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STANDARD FORM NO. 64

Office Membandum • UNITED STRES GOVERNMENT

JJ	
TO : MR. L. V. BOARDMAN	DATE: September 5, 1957
PROM: MR. A. H. BELMONT	ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 10-20-99 BY 60267 NI SIEPIPO 901820 Persons — Pe
SUBJECT: XRELEASING CURRENT CONFIDENT FOR TESTIMONY IN SECURITY OF	DENTIAL INFORMANTS TY CASES Rosen Tamm Trotter
instructions, we have been productionally dependent of active informants exposed the number made available for the number interviewed, and from the Department concerning the charts reflected the extensional parameters of active informations.	5, pursuant to the Director's // Gandy/1_
has been exposed as a witnes. Since July 1,1957, there have	months only one active informant is in security trials or hearings. The been no changes of any kind in the preparation of a chart each seful purpose.
RECOMMENDATION:	•
	will no longer prepare monthly e is attached a memorandum to outy Attorney General Rogers
And the first	Ma V
Enclosure seit 9-6-57	
1 - Mr. Boardman Mr. Belmont	100-418105-213
Mr. W. C. Sullivan Mr. Baumgardner	RECORDED-45
Mr. Donohue Mr. Reddy	INDEXED - 45
EFD pat/	EX-729

70 SEP 171957 F124

Office Memorandum • UNITED STREES GOVERNMENT

Mr. L. V. Boardman

DATE: January 2, 1958

Mr. A. H. Belmon

SUBJECT: RELEASING CURRENT CONFIDENTIAL

INFORMANTS TO TESTIFY IN SECURITY CASES

SUMMARY

ALL INFORMATION CONTAINED HEREIN'S UNCLASSIFIED ALL TO DATE 10-20-99 BY 60367 NISTEPIDO

Problem:

Should congressional committee inquire into Internal Security Division's (ISD) reasons for dropping security prosecutions, or ISD's failure to initiate new security prosecutions or hearings before Subversive Activities Control Board (SACB) ISD may attempt to justify its position on basis that FBI would not make its informants available as witnesses. In this connection, on 10-18-57, during Attorney General's (AG) discussion with the Director concerning Los Angeles Smith Act retrial, AG asked if the Director thought there might be a congressional investigation of the Department if he, the AG, decided not to proceed with the retrial. Director stated he did not believe there was any probability of such an investigation based on such a decision. Director stated that should the issue be raised, the AG could very properly state that after careful study and consideration, it was found that certain sources of information necessary for successful prosecution could not be used in view of other responsibilities which the Department carries for having adequate coverage of the internal security field.

Facts:

With respect to availability of current informants to both testify in court and before the SACB, Bureau has utilized following

policy:

(1) Smith Act Cases - With the exception of Bureau's four top informants, CG 5824-S,

the exception of informants operating outside country, decision as to with the exception of current informants as withous in these cases has utilization of current informants as witnesses in these cases has always been left to Department. In 14 conspiracy and 4 membership

1 - Mr. Nease

1 - Mr. Boardman 1 - Mr. Belmont

1 - Mr. Baumgardner

1 - Mr. Kleinkauf /00- 4/8/06- 00 1 - Mr. Bibler

1 Mr. Reddy

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trials under this act, resulting in 108 original convictions, the Bureau lost the services of 41 valuable current informants.

- (2) Communist Front Organization Cases Following the enactment of the Internal Security Act of 1950 (ISA 50) on 9-23-50 the Director conferred with the AG on 9-27-50. A decision was reached that the identities of valuable confidential informants of the Bureau not be disclosed in summary reports prepared on communist front organizations. Accordingly, from November, 1950, to June, 1955, the general policy followed by the Bureau in these cases was to advise the Department that current informants were not available for interview or testimony. Exceptions were made in three cases, in each of which a current informant was released to testify. Between June, 1955, and August, 1957, the decision as to utilization of current informants as witnesses (with exception of top four informants and informants operating outside country) was left to AG. This change in policy resulted from the AG's conference with the Director at Quantico in Since August, 1957, general policy in cases where petitions June, 1955. have not been filed has been that Department will not normally desire to utilize current informants but that if a situation arises in such a case where a current informant appears to be essential AG will resolve problem (this policy stated in AG's memorandum 9-6-57). In 13 communist front organization cases presented to the SACB, the Bureau has lost the services of four current informants.
- (3) Communist Infiltration of Labor Union Cases These cases are presented to the SACB under the Communist Control Act of 1954 (CCA 54) which was enacted in August, 1954. Policy followed between August, 1954, and June, 1955, was to advise Department current informants not available for interview or testimony. Between June, 1955, and August, 1957, decision as to utilization of current informants other than top four informants and informants operating outside country, was left to AG. Since August, 1957, general policy in cases where petitions have not been filed has been that Department will not desire to utilize current informants but that if a situation arises in such a case where an informant appears to be essential, AG will resolve problem (this policy stated in AG memorandum 9-6-57). The presentation of two cases (International Union of Mine, Mill and Smelter Workers (IUMMSW) and United Electrical, Radio and Machine Workers of America (UERMWA) was begun before the SACB but both hearings

are presently recessed. In the TUMMSW hearing the Bureau lost one current informant and another current informant was scheduled to testify. In the UERMWA hearing no current informants testified up to the recess date but six had been ordered released by the AG to testify at this hearing.

- (4) Labor Management Relations Act Cases The Labor Management Relations Act (LMRA) was passed in 1947. From 1947 to June, 1955, the Bureau followed the general policy of advising the Department that valuable current informants were not available for This policy was adopted since it was felt that the Bureau could not be sacrificing one or more valuable current informants to effect the conviction of one defendant for filing a false noncommunist affidavit. An exception was made in the Everett Hupman case in 1954, at which two current informants were utilized. Since June, 1955, the decision as to utilization of current informants as witnesses in LMRA cases other than the top four informants and informants operating outside the country, has been left to the AG. In the Edward Chaka conspiracy case under the LMRA which is set for trial January 6, 1958, the Department was advised that a current informant was not willing to be interviewed and we pointed out to the Department that the testimony expected of this informant could be furnished by a witness who was already available. Department did not pursue the matter further. Other than the two current informants who testified in the Hupman case mentioned above, the Bureau has suffered the loss of one additional current informant through testimony in an LMRA case.
- (5) Fraud Against the Government and Perjury Cases Prior to June, 1955, the Bureau followed the policy of advising the Department that current informants were not available to testify in fraud and perjury cases of a security nature. This policy was adopted since the Bureau could not be placed in a position of sacrificing one or more valuable current informants to effect a conviction of one defendant for a violation of this nature. Since June, 1955, the Bureau has not refused to make available for interview any current informants other than the ones excepted by policy. In some cases the Department has advised that prosecution was being declined since the nature of the violation did not justify utilizing a valuable current informant of the Bureau as a witness.

Possible Criticism of Department:

- (1) Smith Act Cases Any criticism by a congressional committee into the Department's policy in Smith Act prosecutions could probably be concentrated on reasons for dropping the Pittsburgh and Los Angeles conspiracy retrials and for dismissing the indictments in the Boston conspiracy trial and the Emanuel Blum membership trial. Accordingly, a brief statement as to each of these cases follows:
- (a) Pittsburgh Retrial Five defendants originally convicted 8-23-53. Retrial ordered by Supreme Court 10-10-56. During preparation for retrial, Bureau made seven current informants available for interview as potential witnesses at request of Department. Decision as to use of any or all of these informants as witnesses was left to AG. Department dropped case 9-13-57 advising District Court that two of the original witnesses were deceased and that the necessary evidence was not available through other witnesses. It should be noted that the evidence would have had to be restricted to the original statutory period from August, 1949, to August, 1952.
- (b) Los Angeles Retrial Fourteen defendants originally Supreme Court acquitted five and ordered new trials convicted 8-5-52. for remaining nine on 6-17-57. During preparation for retrial, Director conferred with AG 10-18-57 concerning the use as a witness of current informant Director stated that it was extremely important that we not uncover this valuable informant, but final b7D decision not to utilize her was made by AG in a memorandum to AAG Tompkins dated 10-18-57. Department dropped case 12-2-57. Department's first draft of a statement to the court the following comment was included: "Consideration was given to the possible release of confidential informants of the FBI to testify. However, in view of the adverse effect on the national security which might ensue from such action, it has been decided that the release of confidential informants is not feasible." The above-quoted statement was omitted, at the Bureau's request, in the final draft of the Department's statement to the court since it constituted an open admission that the Bureau had informants operating in the Los Angeles area and would undoubtedly result in immediate investigation by the Communist Party (CP) to determine the identities of these informants. It was felt that while such a statement could be made in confidence to a congressional committee, if necessary, it should not be made in open court.

(c) <u>Boston Trial</u> - Seven defendants indicted 5-29-56, one defendant died 4-9-57. In preparation for trial Bureau made three current informants available for interview, two of whom AG ordered released to testify. Department attorneys in Boston requested permission from Boston Office to interview three additional current informants. In accordance with existing policy attorneys were advised to have ISD submit this request to Bureau in writing. No written request was received from ISD. If request had been received interviews would have been arranged and decision as to utilization as witnesses would have been left to AG. Government requested dismissal of indictment 11-8-57 stating to the court that the case could not be successfully prosecuted with evidence presently available in light of the evidentiary standards laid down by the Supreme Court in the Los Angeles Smith Act decision.

(d) <u>Emanuel Blum Membership Trial</u> - Emanuel Blum was indicted 3-23-56 for violation of the membership provision of the Smith Act. During preparation for trial Department requested that b2 interviews be arranged with seven current informants. Request was b7D denied as to two (CG 5824-S and in accordance with Three of the current informants were made established policy. available for interview and the remaining two were not made available pending results of the interviews with the three who were made available. By letter to AG 11-18-57 Director suggested that Department attorneys make every effort to present a satisfactory case against Blum without utilizing any current valuable Bureau informants, since there was no guarantee that a conviction, if obtained in the District Court, would be upheld by the Supreme Court. On 11-27-57 the Government requested the dismissal of the indictment against Blum. The motion gave as the reason for the Government's action "The insufficiency of the evidence currently available in light of the legal standards laid down by the U. S. Supreme Court."

The Bureau's position appears sound should the Department attempt to justify its action by claiming Smith Act prosecutions have been dropped because the Bureau would not furnish its informants to testify. With the exception of the four top informants and informants operating outside the country, we have left the decision as to the use of a current informant as a witness up to the AG. We have, however, always stressed the importance of our informant coverage and have insisted that the Department weight the value of prosecution against the possible results of our loss of informant coverage.

(2) Communist Front Organization Cases - Since the ISA was passed in 1950, 21 petitions have been filed against communist front organizations. Thirteen hearings before the SACB have been completed and eight remaining cases were dropped since the organizations had gone out of existence. In May, 1955, a Senate subcommittee criticized the Department for failure to present more communist front cases to the SACB. In June, 1955, the AG advised the President and Congress that he anticipated 25 to 30 cases would be presented during the 1956 fiscal years. Two petitions were actually filed during this period. Five petitions were filed during the fiscal year 1957, the last being on 10-1-56. No petitions have been filed to date in the 1958 fiscal year. Any criticism of the Department's policy in communist front cases would undoubtedly be aimed at the failure of ISD to live up to the AG's June, 1955, statement to the President and Congress.

The Bureau's position in communist front organization cases also appears sound. During the period from 1950 to June, 1955, although we did, as a matter of general policy, advise the Department that current informants were not available, exceptions were made to this policy. Beginning in June, 1955, the very time when the AG advised the President and Congress that 25 to 30 cases would be presented during fiscal year 1956, we began leaving to the AG the decision as to the use of current informants as witnesses in these cases. From August, 1957, to the present, although we have again been advising the Department that current informants are not available to testify in cases where petitions have not been filed, the ultimate decision is up to the AG as indicated in his memorandum of 9-6-57.

(3) Communist Infiltration of Labor Union Cases - These cases are presented to the SACB under the provisions of the Communist Control Act which was enacted in August, 1954, and petitions have been filed against two unions, IUMMSW on 7-28-55 and UERMWA on 12-20-55. Hearings began in both of these cases but, at the present time, both have been indefinitely recessed. Any criticism of the Department's policy in union cases would undoubtedly be aimed at the failure of ISD to file more than two petitions since the enactment of the CCA 54.

During the short period from August, 1954, to June, 1955, we received inquiries from the Department concerning the availability of current informants to testify in proceedings against three additional unions, the International Longshoremen's and Warehousemen's Union (ILWU), the International Fur and Leather Workers Union (IFLWU) and the American Communications Association (ACA), and in each of these cases we advised the Department that the current informants in whom they expressed an interest were not available for interview or testimony. Beginning in June, 1955, however, we began leaving to the AG the final decision as to the utilization as witnesses in union cases all current informants other than the top four informants and informants operating outside the country. From August, 1957, to the present, although we have again been advising the Department that current informants are not available to testify in cases where petitions have not been filed, the ultimate decision is nevertheless up to the AG as indicated in his memorandum of 9-6-57.

(4) <u>Labor Management Relations Act Cases</u> - Since the Bureau initiated investigations under this act which was passed in 1947, nine cases have gone to trial; two cases were decided by pleas of guilty before trial, and nine cases are presently awaiting trial, three as the result of reversals of convictions by higher courts. Any criticism leveled at the Department's policy in LMRA cases could probably be aimed at determining why only 17 defendants have been indicted for filing false noncommunist affidavits under this act.

From 1947 to June, 1955, the Bureau followed the general policy of advising the Department that current informants were not available for testimony in these cases since the result could be the sacrificing of one or more valuable current informants to effect the conviction of only one defendant. One exception was made in 1954 in a case at which two current informants were utilized as witnesses. Since June, 1955, the decision as to utilization of current informants as witnesses in LMRA cases, other than the top four informants and informants operating outside the country, has been left to the AG.

(5) Fraud Against the Government and Perjury Cases - For approximately the last ten years the Bureau has been referring to the Department possible violations of a security nature of the fraud against the Government and perjury statutes. Any possible criticism of the Department in cases of this nature could probably be leveled at the failure of ISD to bring more of these violations to trial.

Prior to June, 1955, requests from the Department as to the availability of current informants to testify in these cases were answered by advising that such informants are not available. This policy was based on the obvious undesirability of sacrificing one or more valuable current informants to effect the conviction of one defendant for a violation of this nature. Since June, 1955, however, we have not refused to make available for interview any current informants other than the ones excepted by policy. In some cases the Department has advised that prosecution is being declined since the nature of the violation did not justify utilizing a valuable current informant as a witness.

OBSERVATIONS:

The foregoing summary has been prepared for the Director's information should a congressional committee initiate an inquiry into the Internal Security Division's policy with reference to security prosecutions and hearings. The details which follow, enlarge on points set out in the summary, particularly with reference to the individual cases which a congressional committee might highlight in any possible inquiry into the prosecutive policy of the Internal Security Division.

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PURPOSE:

This memorandum has been prepared to provide factual data in the event a charge is made by a congressional committee that the Internal Security Division (ISD) of the Department has dropped security prosecutions and has failed to initiate new prosecutions in Federal court against Communist Party (CP) functionaries under the Smith Act, Labor Management Relations Act of fraud statutes, or against communist front organizations and communist infiltrated unions before the Subversive Activities Control Board (SACB). The possibility exists that the ISD may then attempt to justify its position on the ground that the FBI would not make informants available as witnesses.

BUREAU'S GENERAL POLICY:

With reference to releasing current confidential informants to testify in security matters, the Bureau has utilized the following general policy:

- 1. Prior to June, 1955, in all security matters with the exception of Smith Act cases, the Bureau, upon receipt of an inquiry from the Department as to the availability of a current confidential informant, advised the Department that the informant was not available for interview or testimony. In Smith Act cases, because of their importance, each request from the Department was considered on its own merits. There were isolated instances in other security cases wherein the Bureau made current informants available to testify if the Department flatly stated that their testimony was essential.
- General at Quantice, Virginia, in June, 1955, the Attorney General at Quantice, Virginia, in June, 1955, the Attorney General instructed his staff that no security prosecutions be initiated which would involve the disclosure of current FBI informants until such cases were submitted to him for consideration. The Director had stressed the acute nature of the problems involving the disclosure of FBI informants as witnesses. Based on this decision by the Attorney General the Bureau adopted the following policy:
- a. When an initial inquiry was made by the Department as to the availability of a current informant, the Bureau replied that the informant was currently active and that if his testimony was essential, the Department should so advise the Bureau.

- b. Upon advice that the informant's testimony was considered essential, or that an interview was desired to determine whether his testimony was essential, arrangements were made for interviews with the informant by Department attorneys.
- c. At the same time a letter was directed to the Attorney General setting forth the background and current value of the informant together with the effect on our security coverage if the informant was utilized as a witness. This letter pointed out that the decision as to the utilization of the informant was to be made by the Attorney General.
 - d. The definite policy was also established at this time that the three top Bureau informants (CG 5824-S, and NY 694-S) would not be made available for interview or testimony under any circumstances and any inquiry received from the Department as to the availability of these three informants would be so answered. Following the election of current informant to the national committee, CPUSA, in February, 1957, that informant was also placed in this category.

The above policy continues in effect today with the exception that since August, 1957, in SACB cases concerning front organizations and labor unions, where petitions have not been filed with the SACB, all requests relative to the availability of current informants are answered with the statement that they are not available for interview or testimony. This change in policy was concurred in by the Attorney General in his memorandum of September 6, 1957, although the Attorney General further stated that if a situation arises in such a case where a current informant appears to be essential the situation will be resolved by the Attorney General.

3. There have been certain isolated instances wherein the Department has inquired as to the availability of a current informant who is operating outside the country. In these few instances the Bureau has always advised the Department that because of the nature of the informant's assignment, he is not available for interview or testimony.

SMITH ACT OF 1940

There have been 14 conspiracy trials and 4 membership triāls under the Smith Act of 1940, resulting in a total of 108 original convictions. In connection with these trials, the Bureau lost the services of 41 valuable current informants through testimony. As a result of recent Supreme Court decisions, the original 108 convictions have shrunk to 59. Fifteen of the originally convicted defendants have been acquitted outright and 34 were ordered retried. The Government has dropped the cases against 14 of the 34 ordered retried (5 Pittsburgh and 9 Los Angeles) and has dismissed two indictments before trial (Boston conspiracy indictment and Emanuel Blum membership indictment).

Possible Criticism of Department - Any criticism leveled at the Department by congressional committee could be directed to (1) the Department's action in dropping the Pittsburgh and Los Angeles retrials and in dismissing the indictment before trial in the Boston conspiracy case and the Emanuel Blum membership case and (2) the Department's failure to initiate any additional prosecutions since the return of the Boston conspiracy indictment in May, 1956.

With reference to possible criticism of the Department's action in dropping Smith Act cases, the following facts are being set out:

1. Pittsburgh Conspiracy Case:

On August 20, 1953, 5 defendants were convicted at Pittsburgh of conspiracy to violate the Smith Act. On October 10, 1956, the case was remanded for a new trial by the Supreme Court. The decision of the Supreme Court followed a motion filed by the Solicitor General requesting the Supreme Court to return the case to the District Court in Pittsburgh for a rehearing as to the truth of the testimony of Government witness Joseph Mazzei. On September 13, 1957, the United States Attorney, Pittsburgh, requested the District Court to dismiss the indictment, pointing out that two of the witnesses at the first trial were deceased and that the necessary evidence was not available through other witnesses.

In preparing Pittsburgh case for retrial, the Department requested that 7 current informants be made available for interview. The background and value of these informants was sent to the Attorney General for his decision as to whether they should be released to testify. The Department was advised that all 7 of these informants were available for interview and their written reports were made available for review. Department attorneys actually interviewed 3 of the 7 informants. Two of the 3 indicated a desire not to testify and the Department felt that the testimony of the third informant would not be of sufficient value to justify a request for his release. The Department advised that the remaining 4 current informants would not be interviewed since a review of their reports failed to reflect sufficient information to warrant interview. In connection with the Pittsburgh retrial, therefore, no Departmental request to interview a current informant was denied by the Bureau.

2. Los Angeles Conspiracy Case:

On August 5, 1952, 14 Communist Party functionaries were convicted in U. S. District Court, Los Angeles, for conspiracy to violate the Smith Act. On June 17, 1957, the Supreme Court ordered the acquittal of 5 of these defendants and ordered the remaining 9 to be retried. On December 2, 1957, the Government filed a motion before the U. S. District Court, Los Angeles, to dismiss the indictment against the 9 defendants ordered retried on the basis that the evidence available to the Government did not meet the standards set by the Supreme Court in its recent decisions.

In connection with the preparations for the retrial of the Los Angeles case, the Department requested authority to interview current Los Angeles informant The informant was made available for interview by Department attorneys and the Attorney General was furnished the background and current value of this informant and was advised that the decision as to her release was to be made by the Attorney General. On October 18, 1957, the Director told the Attorney General that it was extremely important that we not uncover this informant in view of her increased value and importance. The Attorney General was advised that this informant is the only source of information in her area of operation, which area includes vital defense establishments and military installations. It was also pointed out to the Attorney General that she was unwilling to testify.

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On October 18, 1957, the Attorney General sent a memorandum to AAG Tompkins advising he had decided not to release this informant to testify because of her value and the fact there was no assurance that the Supreme Court would uphold a conviction if obtained in the lower court. The Attorney General stated he had reached this decision after carefully considering the Government's responsibilities in the intelligence field and balancing them against its responsibilities in the prosecutive field where the Government had a "speculative chance at success."

The only other current informant considered for the Los Angeles retrial was a current San Francisco informant. A request to interview this informant was made by Department

attorneys at San Francisco and, in accordance with existing policy, the attorneys were advised this request should be made by the ISD of the Department to the Bureau in writing. No request was received from the ISD.

3. Boston Conspiracy Case:

On May 29, 1956, 7 Communist Party functionaries were indicted in Boston for conspiracy to violate the Smith Act. One defendant died April 9, 1957. On November 8, 1957, the Government requested the District Court at Boston to dismiss the indictment because the evidence available to the Government did not meet the standards set by the Supreme Court in its recent decisions.

In this case 3 current informants were made available for interview at the request of the Department, one of whom had previously been released by the Attorney General for testimony in a Subversive Activities Control Board hearing. Of the remaining two, one was released for testimony in the Boston case by the Attorney General after he had been furnished information concerning the informant's background and value, and the other, upon interview by Department attorneys, indicated a desire not to testify. In preparing for the trial of this case Department attorneys requested authority of the Boston Office to interview 3 additional current informants. In accordance with established policy, the Boston Office was instructed to advise the attorneys to make their requests through the Department in Washington. No such request was subsequently received from the Department for authority to interview these informants. In the Boston case, therefore, no request to interview a current informant, made in writing by the ISD, was denied by the Bureau.

4. Emanuel Blum Membership Case:

On March 23, 1956, Emanuel Blum, Communist Party functionary of Illinois-Indiana, was secretly indicted in Indianapolis under the membership provision of the Smith Act and was arrested March 27, 1956. On November 27, 1957, the United States Attorney moved to dismiss the indictment against Blum, "In view of the insufficiency of the evidence currently available in light of the legal standards laid down by the U. S. Supreme Court."

In preparing the Blum case for trial the Department requested that 7 current informants be made available for interview.

We declined to make available one top level informant

(CG 5824-S) and one informant who is presently

Three of the remaining 5 were made

available for interview and two top-ranking informants in the Indianapolis Office were not made available for interview pending the results of the interviews with the three informants who were made available.

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One of the 3 informants made available for interview had previously been released by the Attorney General to testify in the Blum case and in a SACB hearing against the United Electrical, Radio and Machine Workers of America. Since this informant had recently acquired a position where she could furnish extremely valuable information concerning an industrial section in Chicago, the Attorney General was advised on November 18, 1957, that while the informant was being made available for interview, the decision as to her use as a witness would be left to the Attorney General. We suggested that every effort be

As indicated above, the Department might also be criticized for not initiating any new Smith Act prosecutions since May, 1956. In this regard, the decision as to prosecutions under this act is made solely by the Department on the basis of individual prosecutive summary reports furnished by the Bureau. At the present time there are 78 individual cases wherein the Department has been furnished prosecutive summary reports for its consideration as to prosecutive action. The Department has to date taken no action on these cases. Although some of these individuals have declined in importance since the original prosecutive summary reports were prepared, we continue to transmit to the ISD investigative reports reflecting their current activities until such time as the ISD advises that an individual subject should no longer be considered for prosecution under the Smith Act.

made to present a satisfactory case without using this

informant.

Reasons Underlying Department's Prosecutive Policy - It appears, and the Department has so stated in motions to dismiss, that the main reason why the Department has dropped the four cases is that the evidentiary standards laid down by the Supreme Court in the Los Angeles case can cannot be met. The Supreme Court decision calls for the Government to produce evidence not only that the defendants conspired to teach and advocate overthrow of the Government by force and violence, but that,

in addition, the defendants advocated action to carry out the conspiracy by language calculated to incite persons to action. These standards were enlarged upon by the majority opinion of the Second Circuit Court of Appeals in the New Haven case, which held that the Government must produce evidence of statements by the defendants calling for revolutionary action either immediately or at a specific time in the future. Government's request that the Second Circuit Court of Appeals review the New Haven decision was denied by that court and on December 5, 1957, the Government petitioned the Supreme Court for a writ of certiorari. The Supreme Court has not as yet acted on this petition. If the Supreme Court denies the Government's petition or grants it and then upholds the decision of the Second Circuit Court, it would appear to be virtually impossible to obtain future conspiracy convictions under the Smith Act since the type of evidence demanded by the Circuit Court is simply not available.

The above assumption appears to be borne out by the fact that in his letter to the Attorney General in the Los Angeles retrial, dated October 11, 1957, AAG Tompkins pointed out that unless current informant was released to testify, it would be useless to attempt to retry the Los Angeles case. AAG Tompkins made the additional statement that if this informant was released to testify the Government would have a reasonable expectation of success in the district and circuit courts, but it would be difficult to forecast what the Supreme Court would do if it took a second look at the Los Angeles case.

AAG Tompkins further stated that with this informant, the Government would, in his opinion, meet the minimum evidentiary requirements laid down by the Supreme Court. The Attorney General on October 18, 1957, in referring to this case mentioned the Government's "speculative chance at success."

It is further noted that in the Blum case the Department attorneys recommended to the Department on November 25, 1957, that the indictment be dismissed. The Department on November 26, 1957, telephonically instructed the attorneys to proceed with the preparation of the trial on the assumption that would be available as a witness. Following this, the Government dismissed the indictment on November 27, 1957. It is apparent that the reason for this decision by the Department was that the evidence, even with the testimony of this top-level informant, would not be sufficient to satisfy the requirements set by the Supreme Court.

Possibility of Congressional Inquiry - At a conference with the Director on October 18, 1957, concerning the Los Angeles retrial the Attorney General asked if the Director thought there might be a congressional investigation of the Department if he decided not to proceed with the retrial. The Director stated he did not believe there was any probability of such an investigation based on this matter since the Department had already dropped other communist cases and

public criticism seemed to be directed at the Supreme Court rather than at the Department. The Director stated that should the issue be raised as to why the Los Angeles case was not prosecuted, the Attorney General could very properly state that after very careful study and consideration it was found that certain sources of information necessary for successful prosecution could not be utilized in view of other responsibilities which the Department carries for having adequate coverage in the internal security field.

CASES AWAITING TRIAL OR RETRIAL

It is possible that if the Department is criticized for a delay to take action in pending trials or retrials, the Department may attempt to involve the Bureau by claiming the Bureau refused to release current informants to testify. Accordingly, there is set forth below facts concerning each of these cases.

Cases Awaiting Trial:

1. San Juan - Conspiracy Case

An indictment against 11 functionaries of the Communist Party of Puerto Rico was returned 10-27-54. No trial date has been set and the trial judge has unofficially observed that the recent Supreme Court decisions would make the Government's case exceedingly difficult to prove in view of the relatively small group of communists in Puerto Rico.

In this case, the Department advised that the testimony of current informant, was essential to a successful presecution. This informant was made available as a witness. The Department later
requested that one or both of two current informants, and be made available to testify to corroborate the testimony of Both of these current informants were made available for interview by Department attorneys. At that time, the
Department was advised the Bureau would release one of these informants as a witness but not both. After the interviews, the Department advised that would most probably be used as a witness.

2. Max Morris Weiss - Membership Case

Weiss was indicted 5-14-54 at Chicago and arrested 9-19-55. No trial date has been set but Department attorneys are presently in Chicago reviewing the case.

In this case, the Department requested authority to interview three current informants. The Bureau denied the request as to two of these informants (CG 5824-S and as a matter of established policy since these are two of the Bureau's four ton-ranking informants. With reference to the third current informant, the Bureau made this informant available for interview by Department attorneys, but after reviewing this informant's reports, the attorneys decided not to conduct the interview at that time. It is probable that should the Department decide to go ahead with the Weiss trial, a request will be received from the Department for authority to interview this informant.

3. John Cyril Hellman - Membership Case

Hellman was indicted 4-4-56 at Great Falls, Montana, and was arrested on the following day. Although no trial date has been set in this case, Department attorneys were scheduled to arrive in Butte on 12-11-57 to commence preparation of this case. The United States District Judge has advised the United States Attorney that the trial will probably commence approximately 2-1-58. The Judge talked about a possible indictment dismissal in view of some of the Supreme Court decisions in Smith Act cases.

The only request so far received from the Department to interview a current informant involved Butte informant

This informant had previously been released by the Department to testify in a Subversive Activities Control Board hearing on the International Union of Mine, Mill and Smelter Workers. (IUMMSW).

testified before the Grand Jury which returned the indictment against Hellman and also was on the witness stand at the time the hearing against the IIMMSW was indefinitely recessed.

Cases Awaiting Retrial:

1. Claude Mack Lightfoot and Junius Scales - Membership Cases

Claude Mack Lightfoot was indicted on 5-14-54 and arrested on 6-26-54. He was convicted on 1-26-55 and the conviction was upheld by the Seventh Circuit Court of Appeals on 1-12-56.

Junius Irving Scales was indicted on 11-18-54 and arrested on the same date. He was convicted on 4-21-55 and this conviction was upheld by the Fourth. Circuit Court of Appeals on 11-7-55.

Both the Lightfoot and Scales convictions were appealed to the Supreme Court and on 10-14-57, the Supreme Court reversed the judgment of the Courts of Appeals and remanded both cases for retrial. The Department has indicated that the Lightfoot case will be retried, and attorneys are presently in Chicago preparing for the retrial. The United States Attorney has advised our Charlotte Office that Department attorneys will be in Greensboro, North Carolina, on 1-6-58 to begin preparations for the retrial of Scales.

The Department has made no request for active informants in connection with the retrials of Lightfoot or Scales.

2. Philadelphia - Conspiracy Case

On 8-3-53, nine subjects were indicted in Philadelphia for violation of the Smith Act. They were convicted on 8-13-54. On 11-13-57 the Third Circuit Court of Appeals ordered that four of the defendants be acquitted. It further ordered that the Government should be allowed to retry the remaining five defendants "if it is satisfied that the requirements of the Supreme Court can be met."

The Department has not indicated whether it intends to retry the five convicted subjects. No request has been received from the Department concerning the availability of confidential informants to testify.

3. Denver - Conspiracy Case

On 8-9-54 an indictment was returned against seven Denver Smith Act subjects. They were convicted on 5-25-55 and the conviction was appealed to the Tenth Circuit Court of Appeals. On 8-23-57 the Circuit Court reversed the appellants' convictions and ordered a new trial as to each appellant. In its opinion, the Court held that the evidence presented by the Government was sufficient to justify the conviction but the case had to be remanded for a new trial because of the "organizing" count in the indictment which had been barred by the Statute of Limitations.

The Department has not indicated whether it intends to retry the Denver subjects and no request has been received concerning the availability of confidential informants.

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would have proceeded in Newark and had the Bureau released CG 5824-S, there would have been a conspiracy prosecution in Chicago. SACB CASES

Background:

Communist front organizations are proceeded against before the SACB pursuant to the provisions of the ISA of 1950 which became effective September 23, 1950. On April 20, 1953, the SACB handed down its finding that the CPUSA is a communist-action organization. Department was then able to commence proceedings against front organizations. Since April 22, 1953, the Department has filed petitions against 21 front organizations, the last petitions having been filed on October 1, 1956. Of the 200 witnesses utilized by the Government, in the 13 front cases presented to the SACB to date, the Bureau provided four current informants and 114 discontinued informants.

Cases In Which Department Expressed Interest But Did Not Pursue:

areas as Chicago, San Francisco, Portland, Richmond, Newark and Buffalo. Requests concerning the availability of current informants to testify at such trials were handled in accordance with existing Bureau policy. The only informants the Bureau refused to make available were the top level informants (CG 5824-S, NY 694-S and

ISD indicated an interest in Smith Act conspiracy prosecutions in such

and any informant operating outside the country. It is

In several occasions during the period from 1953 to 1956, the

Prior Criticism of Department:

undoubtedly true that had the Bureau released

In May, 1955, a hearing was held by the Senate Subcommittee to Investigate the Administration of the ISA and other internal security laws. The report of this subcommittee criticized the Department for not presenting communist front organization cases with sufficient celerity. On June 1, 1955, the Attorney General reported to the President and to Congress that it was anticipated that 25 to 30 front cases would be presented to the SACB during the fiscal year of 1956. The Attorney General noted that there were approximately 90 to 100 front organizations active at that time, many of which were not suitable for presentation and others which could not be presented "without unduly impairing our current intelligence coverage of the national communist conspiracy."

During the 1956 fiscal year, the Department filed a petition with the SACB against two communist front organizations. During the 1957 fiscal year petitions were filed against five front organizations and thus far in the 1958 fiscal year no petitions have been filed in the SACB cases.

Possible Future Criticism:

With regard to any congressional inquiry relative to the failure of the Department to file additional petitions, the following is set forth:

The decision as to whether a petition is filed against a front organization is one to be made by the Department. The reports reflecting the formation and activities of front organizations are furnished to the Department by the Bureau for its consideration as to the filing of a petition. Approximately 350 such cases have been referred to the Department. Many of these cases are on front organizations operating on a strictly local basis and those of a temporary nature which remain in existence for only a short time. In a number of cases the Department has stated that a review of their files reflected insufficient evidence to warrant filing a petition and that information furnished in the future would be reviewed to determine whether a petition could be filed at a future date. In these cases the field has been instructed to intensify its investigation and the results of the investigation have been furnished to the Department.

The fact that no petitions were filed by the Department against front organizations from October 1,1956, to August 28,1957, cannot be attributed to the refusal of the Bureau to provide current informants as witnesses. During this period when requests were received from the Department as to the availability of current informants, the Bureau furnished to the Attorney General information concerning the background and value of the informant and left to the Attorney General the decision as to whether the informant should be used as a witness. The only refusals concerned Confidential Informants CG 5824-S, In August, 1957, the line of attack against front organizations was re-evaluated. Because of the rulings of the Supreme Court in Smith Act and other security-type cases and since the Government's case against the CPUSA, on which all action against front organizations is based, had not been finally adjudicated, it was felt that we could not be sure the continued presentation of front cases to the SACB was an effective line of attack against the CP. Therefore, a memorandum was directed to the Attorney General on August 28, 1957, advising that it was strongly felt we should not continue to use active informants in any future SACB hearings inasmuch as these informants would be needlessly sacrificed in the event the Supreme Court failed to b2

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uphold the SACB ruling against the CPUSA and declared the ISA of 1950 unconstitutional. By memorandum dated September 6, 1957, the Attorney General noted his agreement with this change in policy, although the Attorney General further stated that if a situation arises in such a case where a current informant appears to be essential, the situation will be resolved by the Attorney General.

Since August 28, 1957, the Department has inquired as to the availability of current informants in ten front cases. These inquiries have been answered by advising that in view of the Bureau's memorandum of August 28, 1957, and the Attorney General's reply of September 6, 1957, these current informants are not available for interview or testimony. While the Department has not advised us that it has failed to file a petition in any front cases solely because the Bureau refused to make current informants available, it has included this among other reasons for failure to file petitions. As an example, in the case against the Bronx Civil Liberties Committee the Department did state that although the testimony of a current informant might be sufficient to permit the filing of a petition, in view of the size of the organization, the scope of its activities and the contents of the Bureau's memorandum to the Attorney General on August 28, 1957, a

It is noted that any criticism of the Department relative to front cases would, in all probability, be limited to its failure to file new petitions since there are no pending cases before the SACB. It is further noted that the Department has dropped eight front cases in which petitions had previously been filed. In these cases, although current informants were involved, the principal reason for the action taken by the Department was the fact that all eight of the organizations were out of existence at the time the cases were dropped.

SACB CASES (Labor Unions)

These cases are presented to the SACB under the provisions of either the Communist Control Act of 1954 or the ISA of 1950. Petitions have been filed with the ŞACB in only two cases under the Communist Control Act of 1954 and in no cases under the ISA of 1950.

Cases Where Petitions Have Been Filed:

a) International Union of Mine, Mill and Smelter Workers Petition filed July 28, 1955. Hearing began February 25, 1957, and
continued intermittently until July 30, 1957, when it was indefinitely
postponed. In December, 1955, the Department advised that four current
informants were considered essential. We told the Department that one
informant (CG 5824-S) was not available for interview and further
advised that the decision as to the use of the other three informants

was to be made by the Attorney General. In January, 1956, the Attorney General released two of these three informants for use as witnesses. Background information concerning two additional current informants was furnished to the Attorney General but the Department has indicated that they will not be used as witnesses

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b) United Electrical, Radio and Machine Workers - Petition filed December 20, 1955. Hearing began May 13, 1957, and has been in recess

b) United Electrical, Radio and Machine Workers - Petition filed
December 20, 1955. Hearing began May 13, 1957, and has been in recess
since July 12, 1957. In this case the Department was also advised that
one informant (CG 5824-S) was not available for interview. One current
informant was made available to the Department as a witness.
Information regarding the background and value of 13 current informants
was furnished to the Attorney General for a decision as to their use
as witnesses. The Attorney General decided that six of these informants
should be used as witnesses in this case. These are

In the above two cases the only current informant who was unavailable for interview or testimony was CG 5824-S who is one of the top four informants of the Bureau who furnishes information on a national and international level.

Investigations Where No Petitions Have Been Filed:

During the investigation of the communist infiltration of several additional unions, the Department has requested information concerning the availability of numerous potential witnesses including current informants. The union cases in which the Department has transmitted inquiries are:

- a) International Longshoremen's and Warehousemen's Union
- b) Internation Fur and Leather Workers Union
- c) American Communications Association
- d) Teachers Union of New York City
- e) Teachers Union of Philadelphia
- f) United Public Workers

As to requests involving current informants received between August, 1954, and June, 1955, the Department was advised that current informants were not available for interview or testimony. As to requests received between June, 1955, and August, 1957, the decision has been left to the Attorney General. Since August, 1957, policy in cases where petitions have not been filed has been that Department will

not normally desire to utilize current informants but that if a situation arises in such a case where a current informant appears to be essential, the Attorney General will resolve problem.

LABOR MANAGEMENT RELATIONS ACT CASES:

Since 1947, when the Bureau initiated investigations under this act regarding the filing of false noncommunist affidavits, 9 cases have gone to trial resulting in the loss to the Bureau through testimony of 3 current informants. In 2 additional cases the defendants entered pleas of guilty. At present, there are 9 cases awaiting trial, 3 as a result of reversals of convictions by the higher courts.

From 1947 to June 5, 1955, the Bureau followed the general policy of advising the Department that current informants were not available as witnesses in Labor Management Relations Act (LMRA) cases since the result could be the sacrificing of one or more valuable current informants to effect the conviction of only one defendant. An exception was made in 1954 in the Everett Hupman case where 2 current informants were utilized. Since June, 1955, however, the Department has been advised in each case of the number of current informants included in their communications listing potential witnesses. If the Department pursued the initial inquiry and requested that a current informant be made available for interview, this was done and the decision as to the use of the informant as a witness was left to the Attorney General after he had been furnished complete details concerning the informant's background and value.

All pending cases and all cases closed since January 1, 1956, (approximately 310 cases) have been examined.

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In 18 cases we advised the Department of the unavailability for interview or testimony of current informants CG 5824-5, and NY-694-8. In one case (Edward Joseph Chaka, et al., which is set for trial January 6, 1958) we declined to arrange an interview with current informant we advised the Department that the informant was reluctant to be interviewed and we pointed out that the testimony expected of him could be furnished by a witness already available. The Department did not pursue the matter further.

Any allegation that the Department did not initiate prosecutions under the LMRA because the Bureau failed to make current informants available as witnesses might have a basis, in

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fact, prior to June, 1955, although we did make an exception in one case. Since that time, however, we have only declined to make available the Bureau's top informants listed above and the Cincinnati informant in the Chaka case who was reluctant to testify and whose testimony could be duplicated by a witness who was already available.

SECURITY-RELATED FRAUD AGAINST THE GOVERNMENT AND PERJURY CASES:

In connection with cases in this category, requests concerning the availability of current informants received prior to June, 1955, were answered by stating that they were unavailable for interview or testimony, since the result could be the sacrificing of one or more valuable current informants to effect the conviction of only one defendant. Since June, 1955, we have not refused to make available for interview or testimony any current informants with the exception of the top 4 Bureau informants.

The Department has advised in isolated cases that prosecution was being declined since the cases did not warrant exposure of a valuable, current informant.

SAC, NEW	YORK	
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INFORMATION CONCERNING Remylet to Bureau dated 10/12/55, under the above caption.

Re Los Angeles letter to Bureau, 2/27/56, copies of which went to New York, San Francisco, and Los Angeles, captioned "Communist Party Witnesses - US Attorney."

ReBulet to Los Angeles, dated 3/14/56, captioned "Ex-Communists as Witnesses," copies of which were sent to New York and San Francisco.

Remylet to Bureau, dated 3/21/56, captioned "Ex-Communists as Witnesses," copies of which were sent to Los Angeles and New Haven.

On September 10, 1957, WIILIAM J. BROWN, Investigator for Immigration and Naturalization Service, 70 Columbus Avenue, New York City, telephonically advised SA JOHN J. HAYES that the above-captioned individual called INS, at 11:00 AM on September 10, 1957, and, after trying to contact one of the higher officials at INS, was referred to BROWN. BROWN said that appeared to be drinking but was coherent. told BROWN that he had been a witness for INS in the HARRY BRIDGES deportation case, and also in the FOUGEROUSE (Ph) case. BROWN said that to be a little entegonistic, stating that he had a grudge against INS because INS failed to notify him about a news item appearing in a Portland, Oregon newspaper which said that another witness in the

3 - Bureau (62-34781) (RM) (D - Eureau 100-418105)

1 - Los Angeles (RM)

I - New Haven (RM) 1- Portland (RM)

l - San Francisco (RM)

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JAC: AJD (10)

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INITIALS ON ORIGINAL

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Mr 6Rose Buille 100-374802 (Memorandum for Mr. Boardman
RE: DEPARTMENTAL COMMITTEE ON
SECURITY WITNESSES
100-418105

ACTION:
None.

A copy of the above-described minutes has been prepared for inclusion in Bufile of)

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Office Memorandum • United States Government

TO :	DIRECTOR, FBI	DATE:	11/6/58
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FROM :	SAC, BUTTE (100-7795)		
مد بران د- د د د د د د			a lan
SUBJECT:	COMMUNIST PARTY ATTACKS	DO CONNI	ANISTS AS
	AGAINST GOVERNMENT WITNESSES	INTER	esses
1-10y	Re SAC letter 57-7 (K).		V > 2 C S
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	xpected witnesses in case entitled tractional Union of Mine, Mill, and Sm		ou or one
*	ET AL, Internal Security	- C, Internal Secur	
	50, Tabor Management Relations Act, 109-108,199.	1947 (Conspiracy),	Bureau by
	100-100 y 1395.	· · · · · · · · · · · · · · · · · · ·	M. W. P.
	and _	are prospect	
	sses in case entitled U. S. vs BARY; onspiracy Case) Bureau file 100-3-74		
0.790 .0	Most of the above individuals he lready on record as prospective with		
	; therefore, it appears that none of		
	anted.	ON CONTAINED 7 "	
	HEREIN IS UNC	LASSIFJED	
(g) - I	bureau Registeren DATE 10-30-99	BY POSPINIELEDIOG	
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Possible Criticism of Internal Security Division in Communist Front Organization Cases
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Office Memorandum UNITED STATES GOVERNMENT

Mr. L. V. Boardman

DATE: October 30, 1957

ALL INFORM TON CONTAINED HEREIN IS UNLASSIFIED EXCEPT A. H. Be mont WHERE SHOWN ON HERWISE.

SENATE INTERNAL SECURITY SUBCOMMITTEE

HEARINGS, MEMPHIS, TENNESSEE QCTOBER 28, 29, 30, 1957

EX-COMMUNISTS AS WITNESSES

Declassify An: OADR -

Tele, Room Holloman

As set forth in memorandum from Mr. Sizoo to me dated 10/28/57 (attached), the SAC of the Memphis Office feels that, as a result of hearings being held by the above committee, we may well lose the services of four informants in Memphis inasmuch as he states all persons who had been active in Communist Party (CP) matters in Memphis area in the past several years had been subpoenaed to testify except the four informants. He feels that this will immediately cast suspicion on them. Further, he feels that their identities might be revealed by witnesses appearing before the committee and that it is quite possible if the informants are named they may communicate with the committee and request to testify and thereafter identify themselves as Bureau informants in an effort to protect their standing in the community as they are not publicly known as communists. The Director asked how this could have been avoided so we may take appropriate steps for the future.

This possibility exists in any area in which hearings are held by a congressional committee. However, the existing problem in Memphis is magnified because of the limited CP activity existing there and the wide scope of the subpoenas issued and such a problem could conceivably arise in any area of limited CP activity when the committee issued subpoenas to the majority of individuals identified of as being active in the communist movement in the area. In addition. it is likely that an informant will be unable to be identified as a communist and still protect his standing in the community. however, hearings are held in areas in which much more extensive communist activity is taking place and all individuals involved in such activity are not subpoenaed, thus minimizing the possibility of our having informants exposed during the course of such hearings and our informants in such areas can more likely withstand being fidentified.

OBSERVATIONS:

In efforts to minimize the possibility in the future of the Bureau's losing informants as a direct result of committee hearings, the securing of a list of potential witnesses sufficiently in advance

Enclosure

1 - Mr. Nichols

- Mr. Boardman

- Mr. Belmont - Mr. Bawmgardner

Mo Rushing BFR/pjn/fi46) 105/ 18 NOV 21 1957

CONFIDENTIAL

Memorandum for Mr. Boardman
Re: SENATE INTERNAL SECURITY SUBCOMMITTEE HEARINGS

to enable the Bureau to make a thorough analysis of the situation and to take appropriate measures to protect its informant coverage would be of definite value. Because of varying circumstances, the action to be taken by the Bureau would have to be on an individual basis. For example, should we find in any given area that the committee proposed to subpoena all individuals affiliated with the communist movement in recent years except our informants, the possibility exists that we could through liaison impress upon the committee the advisability of not publicizing the identities of all individuals subpoenaed, the possibility of having some of the hearings conducted in executive session, and if deemed warranted arrange for selected informants to be heard in executive session.

It is the Bureau's practice to apprise informants as to the various courses of action that can be taken by them in the event they are subpoensed to testify; namely, they may plead the Fifth Amendment or comply with any specific instructions issued to them by the CP or they may cooperate fully with the committee. Informants are further advised that their choice is a matter that must be resolved solely by them, that if they elect to testify they must be truthful and accurate in their testimony, and that any disclosure of their informant status willnecessarily terminate their services as Bureau informants. If an informant is publicly identified by a witness before a committee as a member of the CP, we cannot, of course, insist that the informant not reveal his informant status when he himself is convinced that not to do so would jeopardize his livelihood and standing in the community.

ACTION:

in future situations

We will attempt/to make arrangements whereby a sufficient number of persons other than our informants are not subpoenced in order to reduce the chances of suspicion being cast at our informants by the mere fact that they are not subpoenced. We will also attempt to perfect arrangements whereby we will be provided with a list of individuals to be subpoenced before any hearing as far in advance of the proposed hearing as possible so that we can analyze the situation and take whatever action appears to be necessary in each instance in order to protect the Bureau's interests and security informants.

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Dorsa by all means. CONFIDENTIA Office Memorandum • UNITED STATES GOVERNMENT

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: Mr. A. H. Belmont information contained DATE: October 28, 1957	7
HEREIN IS VACLASSIFIED EXCEPT	Tolson
Mr. J. A. Sizoo WHERE SHOWN O'NHERWISE. Classified by 7 ruc	
Declassify on: OADR CAR	Belgion
CBJECT: SENATE INTERNAL SECURITY SUBCOMMITTEE	Parsons
HEARINGS, MEMPHIS, TENNESSEE	Rosen Tamm
OCTOBER 28, 29, 30, 1957	Trotter Nease
EX-COMMUNISTS AS WITNESSES	Tele. Room
SAC J. M. Lopez called from Memphis this afternoon and made	Holloman Gamly
reference to the above-captioned hearings. He said that all persons who had	()
Deen active in Communist Party matters in the Memphis area in the last sever	at 1) No hui
years have been subpoenzed to testify in these hearings. A list of those subpoen	enaed .
has appeared in the local press. The only persons not included who had communication	unist 📉
I Clivity are the Bureau's four informants. They are a white man and his wife:	and To
	in in
that the fact that these informants were not subpoenaed will immediately cast the finger of suspicion on them as informants and we may well lose all four informations.	he 🖔
finger of suspicion on them as informants and we may well lose all four inform	ants.
He was asked whether any of these four informants could be subpoenzed and he	
that if any of them were subpoenaed all would immediately identify themselves. FBI informants as they are not publicly known as communists and do not want t	as N
be so identified. He also thinks it is very likely that they will be named by one	as 7 o %
more witnesses at the hearings and if they are not named they may at least be	
described with sufficient accuracy so they could be identified. In this connection	on I
he mentioned that a who is one of those subpoenaed, has c	alled
the office and said that he intends to cooperate with the committee and furnish a	all 🥞
the information in his possession. The office does not believe he knows any of	the
four informants by name, however. Furthermore, also subpoens	aed /
has also indicated that he will be cooperative and Lopez believes knows a	加温
four informants by name. (W)	A NE
Lopez had no specific suggestions for steps which could be taken to	N LA
protect the informants. He thinks it quite possible that if the informants are	
named they may communicate with the committee and request to testify and	b7C
identify themselves as FBI informants. He was advised that if the informants	b7D
have not already been so informed that they should be advised that if they expos	e
themselves the Bureau will, of course, have to discontinue their operation as	
informants; that this is a decision which the informant himself must make but	
Wif he testifies he must testify truthfully. It was agreed that at this time Memph	is
should watch the testimony closely to see what steps can be taken to protect the	,
informants and submit to the Bureau any recommendations that Memphis has fo	r
action. In this connection SAC Lopez pointed out that he considers it highly	W/NJ
desirable to have an Agent attend the public hearings. He said it was necessar	

2 - Mr. Belmont

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BEST AVAILABLE COPY

Hearings, Memphis, Tennessee, 10/28, 29, 30/57

at they obtain as soon as possible accurate information as to statements made y witnesses which might jeopardize the informants; that if they waited until he testimony was summarized in the local press valuable time would be lost nd the information might well be garbled. He said he was sure that an Agent ould sit in on the hearings without identifying himself and without any mbarrassment to the Bureau; that the committee has sought a courtroom that could seat at least 150 people and that a sizable audience is anticipated. He said a mature Agent would be selected; that this Agent would not inject himself n any way in the proceedings but would be there only for the purpose of etermining what statements are made which affect the security of our informants nd he felt that if these informants were to be saved at all we should have an gent present at the hearings. In view of his strong recommendation and with he hope that we may be able to save one or more of these informants, I told im to designate an experienced Agent to attend; to instruct him not to become nvolved in the proceedings and not to engage in any other activity which might raw attention to the Bureau or embarrass the Bureau in any way.

CTION:

Lopez was advised to follow this matter very closely and keep the ureau advised of developments.

Mille OK. Just.

may take apply

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parties and the second parties, the second
(Ph) race called him a liar and a
"syphletic." also felt that TNS should have
paid another witness named, who cor-
roborated testimony in an INS case, more money. Mr. BROWN Telt that probably referred to the
Mr. BROWN felt that probably referred to the
standard witness ree which was probably paid to
was not known to BROWN.
puring the course of this telephone call between
and Truest anton Prout
and Investigator BROWN, mentioned that
he anticipated that he might be called within the next
two months on an "FBI" case. Mr. BROWN said that he
Delieved said that this case was on "the West."
Coast," and it is possible that he could have said
"Portland," though BROWN is not sure of this.
Mr. BROWN said on 9/11/57, that stated that
Mr. BROWN said on 9/11/57. that stated that he was living at
and at 11:00 AM was calling from telephone number
Mr. BROWN telephonically contacted again at
3:00 PM on 9/11/57, at which time appeared to be
a little more under the influence of alcohol. At this
time said that he had a
A with made and what we will be a street of the street of
A check of the NY indices failed to reflect that
was being considered for use as a witness in
any Bureau case in NY.
It is noted that in LA letter dated 2/27/56, was listed as a possible witness in the JOSEPH
was listed as a possible witness in the Tosepu
RING case which was a possible revocation proceeding.
TITLE SAME STATE AND STATE TO SOUTH TO SERVICE TO SERVICE STATE ST
White distributions and hadron and Table the things
This information is being called to the attention
of the Bureau and auxiliary offices in the event the
Bureau or these offices might know of some case in which
it is antiningted that left in a conding a continuous in
TO TO STOLET PROCESSION OF THE USED AS A WITHESSION
it is anticipated that will be used as a witness. background is known to the Bureau and auxiliary
background is known to the Bureau and auxiliary offices from prior correspondence.

No contemplated by the NYO in this matter.

FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

No Duplication Fees are charged for Deleted Page Information Sheet(s).

Total Deleted Page(s) ~ 30 Page 17 ~ Referral/Direct Page 18 ~ Referral/Direct Page 49 ~ Referral/Direct Page 50 ~ Referral/Direct Page 64 ~ Referral/Direct Page 65 ~ Referral/Direct Page 66 ~ Referral/Direct Page 67 ~ Referral/Direct Page 68 ~ Referral/Direct Page 69 ~ Referral/Direct Page 71 ~ Referral/Direct Page 73 ~ Referral/Direct Page 74 ~ Referral/Direct Page 75 ~ Referral/Direct Page 107 ~ Referral/Direct Page 112 ~ Referral/Direct Page 113 ~ Referral/Direct Page 117 ~ Referral/Direct Page 119 ~ Referral/Direct Page 138 ~ Referral/Direct Page 141 ~ Referral/Direct Page 142 ~ Referral/Direct Page 145 ~ Referral/Direct Page 179 ~ Referral/Direct Page 214 ~ Referral/Direct Page 221 ~ Referral/Direct Page 227 ~ Referral/Direct Page 228 ~ Referral/Direct

Page 229 ~ Referral/Direct Page 257 ~ Referral/Direct